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Canada, Privy
STATUTORY ORDERS AND
REGULATIONS
1946

Volume I, Nos. 1 to 13

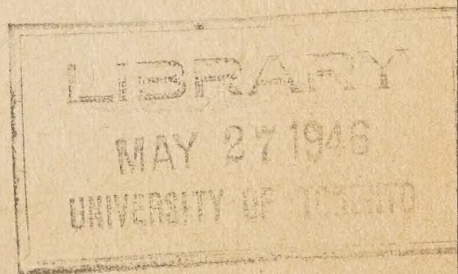
CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX

STATUTES AMENDED, SUSPENDED OR REFERRED TO BY
ORDER IN COUNCIL

January 7, 1946 to April 1, 1946

*Published under authority of Order in Council P.C. 10793
of 26th November, 1942 as amended by Order in Council
P.C. 7225 of 3rd December, 1945*

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in *Statutory Orders and Regulations*, from January 7, 1946 to April 1, 1946 (Volume I, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal statutes (January 7, 1946 to April 1, 1946).

In accordance with the provisions of Order in Council P.C. 7225 of 3rd December, 1945, the scope of *Statutory Orders and Regulations* has been extended to include not only instruments "relating to the war" but also those relating "to the national emergency arising therefrom".

J. F. MACNEILL,
Acting Director,
Statutory Orders and Regulations Division.

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL,

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Defence of Canada Regulations (Consolidation) 1942— various regulations revoked.....	8862 Oct. 13, 1942.....	7509 Dec. 28, 1945 (a)
Dependents of former Members of the Armed Forces— assistance when residing outside Canada.....	9239 Dec. 2, 1943.....	154/7500 Dec. 29, 1945 (r)
Diamond, dust and industrial— removed from import control....	5745 July 25, 1944.....	387 Feb. 5, 1946 (a)
Dictaphone operators allowance....	11/9151 Dec. 6, 1944.....	13/446 Feb. 8, 1946 (a)
Education overseas, committee on transportation <i>re</i> dependents of former members of the Armed Forces discharged for the pur- pose of taking training in the United Kingdom.....	4161 Aug. 7, 1945.....	255 Jan. 24, 1946 (a)

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Enemy aliens— Registrars—Comr. of R.C.M.P. appointment revoked.....	2485 Sept. 3, 1939.....	7509 Dec. 28, 1945 (c)
Enforcement Administrator, War- time Prices and Trade Board— appointment F. A. McGregor re- voked <i>vice</i> H. D. Anger.....	9229 Nov. 27, 1941.....	49/119 Jan. 16, 1946 (c)
Export Permits— Thorium — export prohibited except under permit..... restrictions relaxed.....	7674 Oct. 4, 1941.....	467 Feb. 12, 1946 (a) 750 Mar. 7, 1946 (a)
Fishing vessels— dragger type agreements.....	7580 Aug. 26, 1942..... 3297 April 22, 1943..... 3978 June 1, 1944.....	7524 Jan. 8, 1946 (r)
Flour— recovery of surcharge—sold to ships clearing for foreign ports..	7254 Sept. 16, 1943.....	7482 Dec. 28, 1945 (c)
Glasco, J. G.— appointment as Controller of Clyde Aircraft Company Ltd., revoked.....	9653 Dec. 9, 1941.....	325 Jan. 31, 1946 (c)
Grain in Eastern elevators— insurance.....	2393 April 7, 1941.....	7481 Dec. 28, 1945 (c)
Halifax Explosion and Disorder Claims amended— B. W. Newsam appointed Do- minion Administrator.....	5688 Aug. 21, 1945.....	631 Feb. 21, 1946 (a)
Herington, H. P.— appointment as Controller, Link Manufacturing Co. revoked.....	3672 May 16, 1944.....	599 Feb. 19, 1946 (c)
Highways— use <i>re</i> war activities cancelled....	4564 June 4, 1943.....	823 Mar. 7, 1946 (c)
House of Commons— Sale of used articles by member to Wartime Salvage Ltd.....	10353 Nov. 13, 1942.....	7509 Dec. 28, 1945 (c)
Housing— Interdepartmental Committee amended.....	3409 May 10, 1945.....	7484 Dec. 28, 1945 (a)
Import control <i>re</i> certain goods— Diamond dust and industrial dia- monds removed from Schedule	5745 July 25, 1944.....	387 Feb. 5, 1946 (a)
Schedule amended.....	6979 Nov. 20, 1945.....	387 Feb. 5, 1946 (a)
jute yarn, fabrics and bags—im- port control removed.....	5899 July 23, 1943.....	460 Feb. 12, 1946 (c)
Insurance— grain in Eastern elevators.....	2393 April 17, 1941.....	7481 Dec. 28, 1945 (c)

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Interdepartmental Housing Committee— amended.....	3409 May 10, 1945.....	7484 Dec. 28, 1945 (a)
Jute yarns, fabrics and bags— import control removed.....	5899 July 23, 1943.....	460 Feb. 12, 1946 (c)
Leave of absence— employees of Public service of Canada—service in the Armed Forces.....	18/5610 July 15, 1943.....	71/7500 Dec. 29, 1945 (a) 42/446 Feb. 8, 1946 (a)
Link Manufacturing Co.— revoking appointment of Control- ler.....	3672 May 16, 1944.....	599 Feb. 19, 1946 (c)
Merchant Seamen— free medical treatment and care— limitation.....	164/6991 Sept. 4, 1943.....	7479 Dec. 28, 1945 (a)
Special Bonus Order.....	3227 May 3, 1945.....	18 Jan. 11, 1946 (a)
Military age— men of, <i>re</i> Penitentiaries.....	7986 Oct. 15, 1941.....	7509 Dec. 28, 1945 (c)
National Textiles and Leather Re- quirements Committee— abolished.....	3888 May 10, 1943.....	2 Jan. 15, 1946 (c)
Penitentiaries— authority to employ men of mili- tary age revoked.....	7986 Oct. 15, 1941.....	7509 Dec. 28, 1945 (c)
Pension— right of retirement under Militia Pension Act restored.....	3297 Oct. 25, 1939.....	791 Mar. 7, 1946 (c)
Precious or semi-precious stones— Jewellery Administrator to ex- amine all importations.....	P.C. 146 Jan. 9, 1942.....	387 Feb. 5, 1946 (c)
Prize Court Rules revoked.....	2682 Sept. 14, 1939.....	7509 Dec. 28, 1945 (c)
Prize Courts, Constitution of— regulations revoked.....	2489 Sept. 5, 1939..... 2892 Sept. 27, 1939.....	7509 Dec. 28, 1945 (c)
Prize Salvage Order 1944— revoked.....	5744 July 24, 1944.....	7509 Dec. 28, 1945 (c)
Public Service of Canada— employees of certain classes, rail- way fares.....	9/8685 Nov. 14, 1944.....	27/7500 Dec. 29, 1945 (a)
Veterans' preference <i>re</i> appoint- ment.....	8541½ Nov. 1, 1941.....	30/7500 Dec. 29, 1945 (a)
leave of absence <i>re</i> service in the Armed Forces.....	18/5610 July 15, 1943.....	71/7500 Dec. 29, 1945 (a) 42/446 Feb. 8, 1946 (a)
Railway fares— employees of certain classes, Public Service.....	9/8685 Nov. 14, 1944.....	27/7500 Dec. 29, 1945 (a)

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Rayon yarns— import control revoked.....	1683 Mar. 13, 1944.....	387 Feb. 5, 1946 (c)
Re-establishment Credit— revoking availability <i>re</i> debts due the Crown.....	6650 Oct. 26, 1945.....	588 Feb. 19, 1946 (c)
Rehabilitation Grant— regulations amended.....	7521 Dec. 19, 1940.....	17 Jan. 11, 1946 (a)
Senate— Sale of used articles by member to Wartime Salvage Ltd.....	10353 Nov. 13, 1942.....	7509 Dec. 28, 1945 (c)
Steel— regulations amended.....	245 Jan. 23, 1946.....	520 Feb. 15, 1946 (a)
Streets or highways— use <i>re</i> war activities cancelled....	4564 June 4, 1943.....	823 Mar. 7, 1946 (c)
Subsidy Order, Repayment of— amendments.....	5518 July 26, 1943.....	7460 Dec. 28, 1945 (a)
Sugar candy— import control revoked.....	6008 Aug. 1, 1944.....	387 Feb. 5, 1946 (c)
Swift Canadian Company Lim- ited— appointment of Controller re- voked.....	6557 Oct. 16, 1945.....	883 Mar. 13, 1946 (c)
appointment of Deputy Control- lers revoked.....	6524 Oct. 13, 1945..... 6652 Oct. 26, 1945.....	885 Mar. 13, 1946 (c)
Thorium— export permit.....	7674 Oct. 4, 1941.....	467 Feb. 12, 1946 (a)
Veterans' preference— appointment to Public Service of Canada.....	8541½ Nov. 1, 1941.....	30/7500 Dec. 29, 1945 (a)
Volunteer Service Medal, Cana- dian— amendment <i>re</i> award.....	8160 Oct. 22, 1943.....	78 Jan. 11, 1946 (a)
War Risk Insurance— damage to chattels—to have general application.....	5281 July 26, 1945.....	7446 Dec. 28, 1945 (a)
War Services Badge—"General Ser- vice" Class— amendments.....	1022 Mar. 29, 1940.....	32 Jan. 15, 1946 (a) 289 Jan. 29, 1946 (a)
War service preference <i>re</i> Civil Service— certain classes of persons excluded	20/6173 Sept. 21, 1945.....	29/1046 Mar. 22, 1946 (a)
Wartime Alcoholic Beverages Or- der, 1942— limitation, quantity of spirits produced from grain and malt.	11374 Dec. 16, 1942.....	991 Mar. 19, 1945 (a)
Wartime Salaries Order— amended.....	1549 Feb. 27, 1942.....	349 Jan. 31, 1946 (a)

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Wartime Wages Control Order— amended.....	9384 Dec. 9, 1943.....	348 Jan. 31, 1946 (a)
Western Labour Board— extending to April 1, 1946, the transfer of powers to National War Labour Board.....	6785 Nov. 6, 1945.....	205 Jan. 22, 1946 (a)
Wheat products— recovery of surcharge—sold to ships clearing for foreign ports..	7254 Sept. 16, 1943.....	7482 Dec. 28, 1945 (c)

PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS—

NATIONAL REVENUE— Goods of enemy or proscribed origin—China.....	WM No. 1 (Fourth Revision) Oct. 26, 1945.....	WM No. 1 Fourth Revision Supp. No. 2 Dec. 18, 1945 (a) Supp. No. 3 Jan. 24, 1946 (a)
Foreign Exchange Control Board.	WM No. 2 Fourth Revision Sept. 1, 1945.....	WM No. 2 Fourth Revision Supp. No. 2 Feb. 4, 1946 (a)
Prohibited imports control on goods from China revoked.....	WM No. 54 Supp. No. 1	WM No. 54 Supp. No. 2 Dec. 18, 1945 (c)
Precious and semi-precious stones	WM No. 57	WM No. 57 Supp. No. 1 Feb. 9, 1946 (c)
Bees wax, import control revoked	WM No. 79 Dec. 7, 1942.....	WM No. 79 Supp. No. 1 Feb. 9, 1946 (c)
Bags, fabrics and yarns of jute import control revoked.....	WM No. 98 July 28, 1943..... WM No. 98 Supp. No. 1 Aug. 6, 1943..... WM No. 98 Supp. No. 2 Sept. 17, 1943.....	WM No. 98 Supp. No. 3 Feb. 20, 1946 (c)
Rovings, yarns and wraps of arti- ficial silk etc.....	WM No. 101 Mar. 16, 1944..... WM No. 101 Supp. No. 1 April 18, 1944.....	WM No. 101 Supp. No. 2 Feb. 9, 1946 (c)
Prohibited imports— industrial diamonds, etc. de- leted.....	WM No. 102 Supp. No. 5 Sept. 8, 1944.....	
sugar candy—revision of import control.....	WM No. 102 Supp. No. 3 Aug. 9, 1944.....	WM No. 102 Supp. No. 11 Feb. 9, 1946 (c)
Watch attachments or bracelets; cigarette lighters; watches and watch movements.....	WM No. 105 Nov. 14, 1944..... WM No. 105 Revised Feb. 20, 1946.....	WM No. 105 Second Revision Feb. 25, 1946 (c)
Prohibited imports, commodities listed.....	WM No. 113 Nov. 27, 1945.....	WM No. 113 Feb. 19, 1946 (c)

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TRANSPORT— Reduced Rates or Fares (Railways).....	Order T.C. 01-P June 24, 1942..... Order T.C. 02-P July 30, 1942..... Order T.C. 07-P June 25, 1943.....	Order T.C. 12-P Feb. 5, 1946 (c) Order T.C. 13-P Feb. 5, 1946 (c) Order T.C. 14-P Feb. 5, 1946 (c)

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)

GOVERNMENT NOTICES— Repayment of Subsidy— Potatoes; dried fruits; coffee; tin or tin products..... Corn brooms and whisks; rope (Consolidation) rescinded..... Corn products; dried fruits; grapefruit juice..... Item 14 (Jams and Jellies) rescinded..... Rubber goods.....	RS-23 April 30, 1945 RS-23 April 30, 1945..... RS-32 Dec. 31, 1945.....	RS-30 Nov. 29, 1945 (a) RS-31 Dec. 31, 1945 (a) RS-32 Dec. 31, 1945 (c) RS-34 Feb. 1, 1946 (a) RS-36 Feb. 28, 1946 (a) RS-35 Feb. 15, 1946 (a)
Statement on Import Policy— Schedule "B"—change..... Schedules "A" and "B"—salt. Schedules "A" and "B"— broom corn..... Schedules "A" and "B"— various changes..... Schedule II—deletions sections 21 and 22..... Schedule I—deletions leather for gloves, sheepskin and goats-skin leather and gloves and mitts..... Schedule I—deletion Section 22; Schedule II—insert Tariff Item 549..... Schedule I amended..... Revocation of Notice affecting Tariff Item 549..... Schedule II amended..... Statement of policy re equitable distribution of goods in short supply.....	Feb. 2, 1943..... Jan. 14, 1946..... Feb. 7, 1946 Jan. 14, 1946..... Nov. 15, 1945..... Sept. 15, 1945..... Nov. 15, 1945..... Dec. 31, 1945.....	Dec. 6, 1945 (a) Jan. 3, 1946 (a) Jan. 3, 1946 (a) Dec. 6, 1945 (a) Feb. 1, 1946 (a) Feb. 7, 1946 (a) Feb. 7, 1946 (a) Feb. 26, 1946 (a) Mar. 1, 1946 (c) Mar. 1, 1946 (a) Jan. 1, 1946 (a) Jan. 31, 1946 (a)
BOARD ORDERS— Accommodation— maximum rentals and termin- ation of leases..... Acquisition of goods for overseas Beef— maximum prices.....	No. 315 Sept. 7, 1943..... No. 479 Feb. 5, 1945..... No. 307 Aug. 23, 1943.....	No. 602 Feb. 5, 1946 (a) No. 592 Dec. 28, 1945 (c) No. 591 Dec. 27, 1945 (a) No. 611 Mar. 7, 1946 (a)

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Butter— rationed food.....	No. 465 Dec. 26, 1944.....	No. 588 Dec. 18, 1945 (a) No. 607 Feb. 16, 1946 (a)	
Commercial accommodation— maximum rentals and termin- ation of leases.....	No. 315 Sept. 7, 1943.....	No. 602 Feb. 5, 1946 (a)	
Consumer Credit.....	No. 225 Jan. 12, 1943.....	No. 598 Jan. 30, 1946 (a)	
Dressed poultry— sales to purveyors of meals....	No. 506 May 5, 1945.....	No. 609 Mar. 1, 1946 (a)	
Gas supplied by certain Companies— Surcharges.....	No. 246 Mar. 2, 1943..... No. 596 Jan. 26, 1946.....	No. 614 Mar. 20, 1946 (r)	
Goods for overseas— acquisition.....	No. 479 Feb. 5, 1945.....	No. 592 Dec. 28, 1945 (c)	
Leases— termination for commercial accommodation.....	No. 315 Sept. 7, 1943.....	No. 602 Feb. 5, 1946 (a)	
Licensing.....	No. 600 Nov. 13, 1945.....	No. 612 Mar. 11, 1946 (a)	
Live Stock— slaughtering and stamping of carcasses.....	No. 533 July 9, 1945.....	No. 597 Jan. 25, 1946 (a)	
Meat— rationed food.....	No. 545 Aug. 31, 1945.....	No. 588 Dec. 18, 1945 (a)	
Poultry, dressed— sales to purveyors of meals....	No. 506 May 5, 1945.....	No. 609 Mar. 1, 1946 (a)	
Preserves— rationed food.....	No. 467 Dec. 26, 1944.....	No. 589 Dec. 20, 1945 (r) No. 606 Feb. 16, 1946 (a)	
Rationed Foods— Butter.....	No. 465 Dec. 26, 1944.....	No. 588 Dec. 18, 1945 (a) No. 607 Feb. 16, 1946 (a)	
Sugar.....	No. 466 Dec. 26, 1944.....	No. 588 Dec. 18, 1945 (a) No. 607 Feb. 16, 1946 (a)	
Principal Order.....	No. 464 Dec. 26, 1944.....		
Sugar.....	No. 466 Dec. 26, 1944.....		
Preserves.....	No. 467 Dec. 26, 1944.....	No. 589 Dec. 20, 1945 (r)	
Meat.....	No. 545 Aug. 31, 1945.....	No. 588 Dec. 18, 1945 (a)	
Preserves.....	No. 467 Dec. 26, 1944.....	No. 606 Feb. 16, 1946 (a)	
Rentals— maximum for commercial accommodation.....	No. 315 Sept. 7, 1943.....	No. 602 Feb. 5, 1946 (a)	
Soft drinks.....	No. 303 Aug. 4, 1943.....	No. 594 Jan. 5, 1946 (a)	
Sugar— rationed food.....	No. 466 Dec. 26, 1944.....	No. 588 Dec. 18, 1945 (a) No. 589 Dec. 20, 1945 (r) No. 607 Feb. 16, 1946 (a)	

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ADMINISTRATORS' ORDERS—					
Animal fats—.....	A-426	Oct.	6, 1942.....	A-1875	Feb. 21, 1946 (a)
Bananas— maximum prices of.....	A-1668	July	5, 1945.....	A-1905	Mar. 23, 1946 (a)
Bread and bakery products.....	A-908	Oct.	5, 1943.....	A-1846 A-1901	Dec. 29, 1945 (a) Mar. 21, 1946 (a)
Bristles and Brushes.....	A-1624	May	7, 1945.....	A-1840	Dec. 29, 1945 (a)
Broom corn— whisks.....	A-1097	Feb.	7, 1944.....		
brooms.....	A-142	May	11, 1942.....	A-1841	Dec. 28, 1945 (c)
use <i>re</i> manufacture of brooms and whisks.....	A-884	Sept.	15, 1943.....	A-1843	Dec. 28, 1945 (c)
Brooms made from broom corn— maximum prices.....	A-142	May	11, 1942.....	A-1841	Dec. 28, 1945 (c)
Burlap and burlap products.....	A-68	Mar.	24, 1942.....	A-1865	Jan. 31, 1946 (c)
Cap leather— sales by tanners.....	A-990	Nov.	24, 1943.....	A-1845 A-1864	Dec. 29, 1945 (a) Jan. 30, 1946 (c)
Castor oil.....	A-1670	June	29, 1945.....	A-1844	Dec. 29, 1945 (c)
Cheese boxes.....	A-567	Jan.	23, 1945.....	A-1863	Jan. 30, 1946 (c)
Citrus fruit juice, imported canned— maximum prices.....	A-1643	May	26, 1945.....	A-1879	Feb. 23, 1946 (c)
Clothing leather— sales by tanners.....	A-990	Nov.	24, 1943.....	A-1845 A-1864	Dec. 29, 1945 (a) Jan. 30, 1946 (c)
Coats, suits and sport jackets— styling and sale of women's, misses' and juniors'.....	A-941	Oct.	25, 1943.....	A-1888	Feb. 28, 1946 (a)
Coffee, green.....	A-385	Sept.	22, 1942.....	A-1857	Jan. 18, 1946 (c)
Corn— Canada Western and Eastern yellow and white maximum prices.....	A-1784	Oct.	30, 1945.....	A-1848	Jan. 2, 1946 (a)
Envelopes— manufacture of.....	A-1790	Oct.	31, 1945.....	A-1903	Mar. 20, 1946 (c)
Fish and Shell fish, canned At- lantic— maximum prices.....	A-1644	May	28, 1945.....	A-1884	Feb. 28, 1946 (a)
Fruit juice, imported canned citrus— maximum prices.....	A-1643	May	26, 1945.....	A-1879	Feb. 23, 1946 (c)
Gauntlets, fur lined and fur trimmed.....	A-73	April	7, 1942.....	A-1854	Jan. 14, 1946 (a)
Glove leather— sales by tanners.....	A-990	Nov.	24, 1943.....	A-1845 A-1864	Dec. 29, 1945 (a) Jan. 30, 1946 (c)

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ADMINISTRATORS' ORDERS— —Continued				
Gloves, mitts, and gauntlets, fur lined and fur trimmed.....	A-73	April 7, 1942.....	A-1854	Jan. 14, 1946 (a)
Helmet leather— sales by tanners.....	A-990	Nov. 24, 1943.....	A-1845 A-1864	Dec. 29, 1945 (a) Jan. 30, 1946 (c)
Horse hides— use and distribution.....	A-1366	Sept. 12, 1944.....	A-1900	Mar. 21, 1946 (c)
Hosiery, Full-fashioned ladies'..	A-7	Feb. 10, 1942.....	A-1847	Dec. 29, 1945 (a)
Jam and jelly.....	A-787	June 25, 1943.....	A-1876	Feb. 22, 1946 (a)
Ladies' hosiery, full-fashioned...	A-7	Feb. 10, 1942.....	A-1847	Dec. 29, 1945 (a)
Lamb casings— maximum prices.....	A-750	May 27, 1943.....	A-1872	Feb. 20, 1946 (a)
Leather caps and helmets— prices.....	A-992	Nov. 24, 1943.....	A-1887	Feb. 28, 1946 (c)
Leather, Clothing, Glove, Cap and Helmet— sales by Tanners.....	A-990	Nov. 24, 1943.....	A-1845 A-1864	Dec. 29, 1945 (a) Jan. 30, 1946 (c)
Leather gloves and clothing.....	A-25	Mar. 23, 1942.....	A-1885	Feb. 28, 1946 (c)
Leather Gloves, mitts, garments and moccasins— prices of.....	A-991	Nov. 24, 1943.....	A-1886	Feb. 28, 1946 (c)
Lumber and millwork— maximum retailers' prices the Greater Ottawa District and the City of Hull.....	A-1303	July 20, 1944.....	A-1896	Mar. 18, 1946 (a)
maximum retailers' prices the Lake Superior Region of Ontario.....	A-1215	May 6, 1944.....	A-1897	Mar. 18, 1946 (a)
Greater Winnipeg District.....	A-1132	Mar. 13, 1944.....	A-1898	Mar. 18, 1946 (a)
Metal containers and closures....	A-1153 A-1833	Mar. 31, 1944..... Dec. 18, 1945.....	A-1833 A-1869	Dec. 18, 1945 (c) Feb. 21, 1946 (c)
Mitts, fur lined and fur trimmed..	A-73	April 7, 1942.....	A-1854	Jan. 14, 1946 (a)
Oranges— maximum prices.....	A-1450	Dec. 18, 1944.....	A-1855	Jan. 15, 1946 (a)
Outer garments, men's, youths' and boys'— maximum wholesale and retail prices.....	A-1781	Oct. 31, 1945.....	A-1889	Mar. 1, 1946 (c)
Papers, book, writing and speci- alty— manufacture of.....	A-1786	Oct. 30, 1945.....	A-1902	Mar. 20, 1946 (c)
Pork Products.....	A-1391	Oct. 2, 1944.....	A-1890	Mar. 7, 1946 (a)

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ADMINISTRATORS' ORDERS— —Continued				
Potatoes— distribution in Eastern Canada	A-1074	Jan. 26, 1944.....		
	A-1152	Mar. 29, 1944.....	A-1878	Feb. 23, 1946 (c)
Poultry, canned— maximum prices.....	A-1319	Aug. 14, 1944.....	A-1850	Jan. 5, 1946 (a)
Ready to Wear Garments, Wom- en's, Misses' and Children's— maximum wholesale and retail prices.....	A-1733	Sept. 11, 1945.....	A-1858	Jan. 24, 1946 (c)
	A-1858	Jan. 24, 1946.....	A-1889	Mar. 1, 1946 (c)
Rosin— control of.....	A-1758	Oct. 11, 1945.....	A-1906	Mar. 25, 1946 (c)
Rubber tire reliners and patches..	A-1460	Nov. 15, 1944.....	A-1859	Jan. 24, 1946 (a)
Sausage— maximum prices.....	A-1755	Oct. 5, 1945.....	A-1891	Mar. 7, 1946 (a)
Sheep casings— maximum prices.....	A-750	May 27, 1943.....	A-1872	Feb. 20, 1946 (a)
Styling, sale and delivery of women's, misses' and juniors' coats, suits, and sport jackets	A-941	Oct. 25, 1943.....	A-1888	Feb. 28, 1946 (a)
Tire reliners and patches, rubber.	A-1460	Nov. 15, 1944.....	A-1859	Jan. 24, 1946 (a)
Whisks made of Broom Corn— maximum prices.....	A-1097	Feb. 7, 1944.....	A-1841	Dec. 28, 1945 (c)
FUELWOOD ORDERS—				
Maximum prices for fuelwood in Kirkland Lake area, Ontario..	Fuelwood Order No. 74 Aug. 3, 1943.....		Fuelwood Order No. 113 Dec. 24, 1945 (c)	
Maximum prices of fuelwood in in Districts of Algoma, Mani- toulin, Nipissing, Parry Sound and Sudbury, Ontario.....	Fuelwood Order No. 72 Aug. 3, 1943.....		Fuelwood Order No. 114 Jan. 21, 1946 (c)	
Fuelwood on Vancouver Island in Areas not covered by Fuel- wood Order No. 90.....	Fuelwood Order No. 112 Nov. 20, 1945.....		Fuelwood Order No. 115 Jan. 30, 1946 (a)	
Fuelwood in the Town of Kenora in the Province of Ontario maxi- mum prices.....	Fuelwood Order No. 47 Oct. 20, 1942.....		Fuelwood Order No. 116 Jan. 28, 1946 (c)	
Fuelwood in the cities of Fort William and Port Arthur, Ont- ario, prices.....	Fuelwood Order No. 78 Oct. 9, 1943.....		Fuelwood Order No. 116 Jan. 28, 1946 (c)	

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PART IV—WARTIME INDUSTRIES CONTROL REGULATIONS (Reconstruction and Supply)

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COAL CONTROLLER— Grading coal mined in Alberta...	Order No. Coal 2 Mar. 31, 1943.....	Order No. Coal 2A Jan. 1, 1946 (a)
MOTOR VEHICLE CONTROLLER— New Trucks.....	Order No. M.V.C. 28 Aug. 22, 1945.....	Order No. M.V.C. 28A Mar. 26, 1946 (a)
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PART I
Orders in Council

Order in Council continuing after the 31st day of December, 1945, in
full force and effect Orders and Regulations made under
the War Measures Act

P.C. 7414

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th-day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas The National Emergency Transitional Powers Act, 1945, comes into force on the first day of January, 1946, and by its terms provides that on and after that day the war shall for the purposes of the War Measures Act be deemed no longer to exist;

And whereas under section 4 of The National Emergency Transitional Powers Act, 1945, the Governor in Council may, without prejudice to any other power conferred by that Act, order that orders and regulations lawfully made under the War Measures Act or pursuant to authority created thereunder in force immediately before the day The National Emergency Transitional Powers Act, 1945, comes into force shall, while that Act is in force, continue in full force and effect subject to amendment or revocation thereunder;

And whereas section 12 of the Interpretation Act provides that where an Act is not to come into operation immediately on the passing thereof and confers power to make any order, that power may, unless the contrary intention appears, so far as may be necessary or expedient for the purpose of making the Act effective at the date of the commencement thereof, be exercised at any time after the passing of the Act, subject to this restriction, that any such order shall not come into operation until the Act comes into operation;

And whereas it is necessary and expedient for the purpose of making The National Emergency Transitional Powers Act, 1945, effective at the date of the commencement thereof that those orders and regulations made under the War Measures Act or pursuant to authority created thereunder in force immediately before the first day of January, 1946, should be in full force and effect from such commencement and that there should be no cessation in the operation of such orders and regulations resulting from the War Measures Act (sections 3, 4 and 5 thereof) ceasing to operate;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order that all orders and regulations lawfully made under the War Measures Act or pursuant to authority created under the said Act in force immediately before the day The National Emergency Transitional Powers Act, 1945, comes into force shall, while that Act is in force, continue in full force and effect subject to amendment or revocation under that Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council declaring P.C. 5281, 26th July, 1945 *re* War Risk Insurance, to have general application

P.C. 7446

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5281 of 26th July, 1945, it is provided that notwithstanding Section 10 of the War Risk Insurance Act, 1942, payments may be made under the said Act or under any contract of insurance issued under the said Act in respect of war damage to property, notwithstanding that the total amount of the claim otherwise payable is not in excess of \$50 in the case of real property or \$25 in the case of chattels;

And whereas the Minister of Finance reports that there is doubt whether this Order in Council applies to all war damage or only to damage suffered in the Halifax Explosion of July 18 and 19, 1945; and

That it is desirable that the said Order in Council be given general application;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to order and doth hereby order that the said Order in Council, P.C. 5281, shall be deemed to have general application and to apply to claims for war damage wherever they arise.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending The Repayment of Subsidy Order

P.C. 7460

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas The Repayment of Subsidy Order (being Order in Council P.C. 5518 of the 26th day of July, 1943) provides that every person shall, before exporting any subsidized goods, repay the subsidy involved in such goods by paying to Commodity Prices Stabilization Corporation, Ltd., an amount determined by such Corporation to be equal thereto;

And whereas the Minister of Finance reports that, in order to facilitate trade practices it is deemed expedient and advisable that such Corporation be authorized to vary in its discretion the time within which repayment of subsidy must be made;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the said The Repayment of Subsidy Order and it is hereby amended by the deletion of Section 5 and the substitution therefor of the following:

5. The corporation may, in its discretion and on such terms and conditions as it may specify, vary the time within which payment required under this order must be made, in which case payment shall be made within such time and in accordance with such terms and conditions.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing that free medical treatment and care for Merchant Seamen (P.C. 164/6991, 4th September, 1943) shall be given only for disability, etc., incurred prior to 1st January 1946

P.C. 7479

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 164/6991 of September 4, 1943, makes provision for free medical treatment and care of sick or disabled Canadian Merchant Seamen, not entitled thereto under Part B of the Canada Shipping Act, 1934, if such seaman is suffering from sickness or disability with respect to which entitlement to a pension has not been conceded under any existing law, and where such sickness arose or disability was incurred on a ship operating in such waters as might be determined by the Minister of Pensions and National Health, on the advice of the Minister of National Defence for Naval Services, to be particularly liable to enemy attack;

And whereas the Minister of National Health and Welfare reports that in the opinion of the Minister of National Defence for Naval Services there are now no waters particularly liable to enemy attack, and the only danger still continuing is that from mines;

That in respect to seamen injured by mines protection is afforded by other legislation; and that it is accordingly desirable that a limitation be imposed on the free medical treatment authorized under the abovementioned Order in Council;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare, and under and pursuant to the War Measures Act, is pleased to order and doth hereby order that the free medical treatment and care, authorized by and otherwise within the provisions of Order in Council P.C. 164/6991, shall be given only for sickness or disability arising or incurred prior to the 1st day of January, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking as of August 1, 1946, the provisions of P.C. 2393 re insurance of grain in Eastern elevators

P.C. 7481

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 102, subsection 1, of the Canada Grain Act provides that:

"The Manager of every licensed public and semi-public elevator in the Western Division shall at all times keep all the grain in such elevator fully insured by companies approved by the Board against loss or damage by fire during such time as it is stored therein or is in course of delivery into or out of the same."

And whereas by Order in Council P.C. 2393, of April 7, 1941, Eastern elevators licensed under the Canada Grain Act were made subject to the provisions of Section 102, subsection 1, of the abovementioned Act, to the same extent and in the same manner as now are public and semi-public elevators in the Western Division;

And whereas the Minister of Trade and Commerce reports that this was done as a war measure and that in the opinion of the Board of Grain Commissioners the legislation is no longer desirable beyond the end of the present crop year;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, is pleased to revoke Order in Council P.C. 2393 of April 7, 1941, and it is hereby revoked as of midnight August 1, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council re recovery by Canadian Wheat Board of surcharge
in respect of flour and wheat products sold to ships clearing
from Canada to foreign ports**

P.C. 7482

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Canadian Wheat Board has been authorized to make payments to flour millers and manufacturers of wheat products according to the quantity of Western wheat estimated to have been used in the manufacture of such products sold in Canada, and at a rate equal to the difference between the monthly average price estimated to have been paid by such manufacturers for No. 1 Northern Wheat in store Fort William/Port Arthur, and a price for the same grade of wheat in the same position determined as being appropriate to the maximum price for flour;

And whereas no such payment is authorized to be made in respect of flour and wheat products exported from Canada;

And whereas the Minister of Trade and Commerce reports that it appears that flour and wheat products sold to ships clearing from Canadian ports to any foreign port or for the high seas are in effect exported and are produced from wheat sold in Canada for domestic purposes as aforesaid;

That the Canadian Wheat Board is required to sell wheat for domestic purposes in Canada at a price lower than the price for which wheat can be sold for export;

That it is necessary to recover a proportionate part of the payment made to flour millers and manufacturers of wheat products as aforesaid, and to recover the difference between the domestic and export price of wheat on all flour and wheat products sold to ships clearing from Canadian ports to any foreign port or for the high seas; and

That the Canadian Wheat Board is empowered by Order in Council P.C. 7254 of the 16th day of September, 1943, to assess, levy and collect a surcharge on sales of flour and wheat products to such ships, and it is deemed necessary to extend the powers granted to the Board by the said Order;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to revoke and doth hereby revoke, effective from the 1st day of April, 1945, the regulations established by said Order in Council P.C. 7254 of the 16th day of September, 1943.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is further pleased to make the following regulations and they are hereby made, established and substituted for the regulations hereby revoked; the said regulations to be effective notwithstanding any law or statute to the contrary:

REGULATIONS

1. Words and expressions used in these regulations shall be given the same meaning as is accorded to such words and expressions when used in Order No. 226, of the Wartime Prices and Trade Board, as amended.

2. The Canadian Wheat Board is empowered to assess, levy and collect from each seller to whom Section 4 of the said Order No. 226 is applicable, a surcharge to be fixed by the Board in respect to each sale of flour or wheat products to or for ships clearing from Canadian ports to any foreign port or for the high seas.

3. These regulations have been and shall be operative notwithstanding any statute or law to the contrary, unless and so far as the same be excepted herein, and shall be deemed to have been operative since the 1st day of April, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Interdepartmental Housing Committee

P.C. 7484

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance and the Minister of Reconstruction report that because of recent changes in the organization of departments and agencies of the Dominion Government concerned with housing it is necessary and advisable for the purpose of co-ordinating government activities in the field of housing, to amend Order in Council P.C. 3409, dated May 10, 1945, which established the Interdepartmental Housing Committee;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and the Minister of Reconstruction, and under and by virtue of the War Measures Act, the Department of Reconstruction and Supply Act, the National Housing Act, and all other enabling powers is pleased to amend Order in Council P.C. 3409, dated May 10, 1945, and it is hereby amended with effect the 1st day of January, 1946,—

1. By deleting Section 1 of the said Order in Council and substituting therefor the following:

"1. A Committee, to be known as the "Interdepartmental Housing Committee", is hereby established and shall consist of the following:

- (i) the President of the Central Mortgage and Housing Corporation;
- (ii) the Director, Veterans' Land Act;
- (iii) the President of Wartime Housing Limited."

2. By deleting Section 2 of the said Order in Council and substituting therefor the following:

"2. (a) The President of the Central Mortgage and Housing Corporation shall be the Chairman of the Committee, and, in his absence, the President of Wartime Housing Limited shall act as Chairman.

(b) Any two members of the Committee shall constitute a quorum.

(c) Meetings of the Committee shall be held at the call of the Chairman and at such other times as the Committee may determine."

3. By deleting Section 7 of the said Order in Council and substituting therefor the following:

"7. The Committee shall be responsible to the Minister of Finance and the Minister of Reconstruction and Supply."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council transferring powers, duties and functions of the
Minister of Finance with respect to conversion of suitable
buildings into multiple housing units to Central
Mortgage and Housing Corporation

P.C. 7499

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under a series of Orders in Council beginning with P.C. 2641 of April 1, 1943 (hereinafter called the Home Conversion Orders) the Minister of Finance was authorized on behalf of His Majesty to lease buildings in a number of localities and to convert them into multiple housing units to be sublet to tenants;

And whereas on and after January 1, 1946, the Central Mortgage and Housing Corporation (hereinafter called the Corporation) will act in the place of the Minister of Finance in the operation of The National Housing Act, 1944, and other Housing Acts;

And whereas it is desirable that the Corporation shall also act on behalf of the Minister of Finance in the operation of the Home Conversion Orders;

And whereas under Section 30 of the Central Mortgage and Housing Corporation Act, the Corporation has authority to exercise or perform any other powers, duties or functions conferred on or required to be performed by the Corporation under any other Act or Order in Council;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, is pleased to order and doth hereby order as follows:—

1. The Corporation shall on behalf of His Majesty and in the place of the Minister of Finance have, exercise and perform all rights, powers, duties, liabilities and functions of the Minister of Finance under the Home Conversion Orders except the authority of the Minister of Finance to pay moneys out of the Consolidated Revenue Fund.

2. Wherever in any lease, contract, agreement, guarantee or mortgage made or entered into under the Home Conversion Orders prior to January 1, 1946, it is provided that any right, power, duty, liability or function is vested in or to be exercised or performed by the Minister of Finance or by any officer of the Department of Finance or by any person acting on behalf of the Minister of Finance, the said right, power, duty, liability or function shall be vested in and exercised or performed by the Corporation.

3. All moneys owing to His Majesty or the Minister of Finance under or pursuant to the Home Conversion Orders shall be paid to the Corporation and payment thereof to the Corporation is payment to His Majesty or the Minister of Finance as the case may be.

4. All moneys paid to the Corporation under or pursuant to paragraph three hereof shall be paid to the Minister of Finance on April 1, 1946, and quarterly thereafter less any expenses incurred by the Corporation in the operation of the Home Conversion Orders other than the cost of converting properties into multiple housing units and if the moneys received by the Corporation in any quarter are not sufficient to pay the said expenses of the Corporation the Minister of Finance shall at the request of the Corporation out of unappropriated moneys in the Consolidated Revenue Fund available for the purpose pay to the Corporation the deficiency.

5. The Corporation in making or requesting any payment under the provisions of paragraph four hereof shall submit to the Minister of Finance in such form and in such detail as he may require a statement signed by the President or Vice President and Chief Accountant or Acting Chief Accountant.

6. The Minister of Finance may from time to time out of unappropriated moneys in the Consolidated Revenue Fund available for the operation of the Home Conversion Orders pay to the Corporation for the purpose of enabling the Corporation to pay the cost of converting properties into multiple housing units such amounts on such terms and conditions as he may determine.

7. A statement in such form as the Minister of Finance may approve relating to the operations of the Corporation pursuant to this Order in Council shall be included in the accounts of the Corporation referred to in subsection one of section thirty-four of the Central Mortgage and Housing Corporation Act.

8. Included in the term "Home Conversion Orders" used in this Order in Council are the Orders in Council listed in the Schedule hereto and any other Orders in Council amending or extending the Home Conversion Plan.

9. This Order in Council shall come into force on January 1, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE

LIST OF ORDERS IN COUNCIL

<i>P.C. Number</i>	<i>Date</i>
6887.....	November 13, 1945.
6886.....	November 13, 1945.
6885.....	November 13, 1945.
6653.....	October 26, 1945.
3744.....	May 29, 1945.
3733.....	May 24, 1945.
2907.....	April 24, 1945.
2525.....	April 12, 1945.
1101.....	February 20, 1945.
8307.....	October 30, 1944.
7745.....	October 6, 1944.
7744.....	October 6, 1944.
7743.....	October 6, 1944.
7742.....	October 6, 1944.
6814.....	August 29, 1944.
5392.....	July 13, 1944.
3365.....	May 4, 1944.
3252.....	May 2, 1944.
524	January 28, 1944.
259	January 24, 1944.
9381.....	December 7, 1943.
9015.....	November 23, 1943.
8305.....	October 26, 1943.
7889.....	October 12, 1943.
7575.....	October 5, 1943.
7324.....	September 20, 1943.
6812.....	August 30, 1943.
4892.....	June 17, 1943.
4579.....	June 4, 1943.
2641.....	April 1, 1943.

Order in Council re payment of railway fare of employees of certain classes

P.C. 27/7500

Certified to be a true copy of a minute of a meeting of the Treasury Board approved by His Excellency the Governor General in Council on 29th December, 1945.

The Board recommend that Order in Council of November 14, 1944, P.C. 9/8685, providing for the payment of full minimum return railway fare to employees in the classes Clerk, Grade 1, Stenographer, Grade 1, Typist, Grade 1, and their equivalent, who have been recruited into the public service at Ottawa from outside points, where the employee is released within twelve months of the date he reported for duty because his services are no longer required, and it is not possible for the Civil Service Commission to find other employment for him, be amended by deletion of the provision that the employee be released within twelve months from the date he reported for duty with respect to Grade 1 employees, or equivalent classes, whose homes are more than one hundred miles distant from Ottawa.

The Board further recommend that such railway fare be issued by the Civil Service Commission in the form of a travelling warrant for which the railways will be refunded on presentation of accounts to the Civil Service Commission, and that the said travelling warrant be only valid for two weeks after the date of issue.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re entitlement to the "veterans' preference" in appointments to the Public Service

P.C. 30/7500

Certified to be a true copy of a minute of a meeting of the Treasury Board approved by His Excellency the Governor General in Council on 29th December, 1945.

The Board recommend that, under authority of the War Measures Act and in connection with the provisions of Section 29(4) of the Civil Service Act and Order in Council of November 1, 1941, P.C. 8541½, as amended, the words "on active service overseas in the military forces" shall be held to include, insofar as veterans of the present war are concerned—

- A. Those members of the Royal Canadian Air Force who have been required in the course of operational duties to fly outside the territorial waters of the Western Hemisphere, not, however, including (1) passengers or (2) persons receiving a limited period of training.
- B. Members of the Canadian Army who have served outside the Western Hemisphere.

The Board further recommend that entitlement to the veterans' preference be extended to include members of the Royal Canadian Navy who have served on the high seas in a ship or other vessel, service in which is classed as "sea time" for the purpose of advancement of naval ratings, or which would be so classed were the ship or other vessel in the service of the Naval Forces of Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 18/5610, 15th July, 1943, re leave of absence to employees in the Public Service of Canada for service in the Armed Forces

P.C. 71/7500

Certified to be a true copy of a minute of a meeting of the Treasury Board approved by His Excellency the Governor General in Council on 29th December, 1945.

The Board had under consideration a memorandum from the Minister of Finance, representing as follows:—

- “1. Employees in the Public Service of Canada who have been called out or placed on, or who have enlisted or enrolled for active or full time service in His Majesty's naval, military and air forces and certain other forces, are protected in respect of their civil positions pursuant to the provisions of Order in Council of July 15, 1943, P.C. 18/5610, as amended.
2. Members of the naval, military and air forces of Canada may now, under certain conditions, offer to serve to September 30, 1947, in the interim forces.
3. It was not the intention that the positions of employees of the Public Service of Canada be protected under the terms of Order in Council of July 15, 1943, P.C. 18/5610, as amended, during extended engagements to serve after the cessation of hostilities.
4. It is, nevertheless, in the opinion of the undersigned, in the public interest that such protection should be given until the conditions of service in the permanent or regular forces are announced and for a reasonable period thereafter, to give employees so serving sufficient time to decide whether they wish to serve in the regular or permanent forces.”

The Board accordingly recommend that, under and by virtue of the powers conferred by the War Measures Act, Order in Council of July 15, 1943, P.C. 18/5610, be amended as follows:—

Revoke Section 14 and substitute the following:—

- 14 (a) Where an employee who is on leave of absence under this Order fails to return to his position before the expiration of such leave of absence, he may, in the discretion of the Commission, if the position is in the Civil Service, or, of the Treasury Board of Canada, if the position is one to which appointment is not made by the Commission, be declared to have abandoned his position at the termination of such leave of absence.
- (b) Where an employee who is on leave of absence under this Order offers to serve in any of the Forces for a specific period terminating on the 30th day of September, 1947, and is accepted for such service, he shall, if he is so serving at the 30th day of June, 1946, be deemed to have abandoned his position unless he has applied for retirement, return to reserve status, or discharge.

Revoke Section 15 and substitute the following:—

- 15 (a) Where an employee who is eligible under this Order for appointment to a position in the Civil Service or to be placed on an eligible list therefor, fails to make application to the Commission for appointment or to be placed on an eligible list within six months after his discharge from the forces, he ceases to be eligible therefor, provided that if his failure to make application for appointment or to be placed on an eligible list is due to the fact that he has been undergoing training sponsored by the Rehabilitation Branch of the Department of Veterans Affairs, his eligibility shall be continued for the period of such training and for two months thereafter.
- (b) Where an employee who is eligible under this Order for appointment to a position in the Civil Service or to be placed on an eligible list therefor, offers to serve in any of the Forces for a specific period terminating on the 30th day of September, 1947, and is accepted for such service, he shall, if he is so serving at the 30th day of June, 1946, cease to be eligible therefor unless he has applied for retirement, return to reserve status, or discharge.

Add new Section 20 as follows:—

20. Notwithstanding anything contained in this Order, no employee who is appointed or reappointed, enlisted or re-enlisted in the forces subsequent to the 31st day of March, 1946, shall be eligible for benefits under this Order in respect of service in the Forces following such appointment, reappointment, enlistment or re-enlistment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing assistance to dependents of former members of the Armed Forces residing outside of Canada

P.C. 154/7500

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 29th December, 1945.

The Board recommend that the Dependents' Board of Trustees be authorized to provide for financial assistance for dependents of former members of the Armed Forces of Canada, if such dependents have applied to proceed to Canada, but have been prevented from so doing by non-availability of shipping or Government regulations, pursuant to the following Order:

ORDER

1. The Dependents' Board of Trustees established by Order in Council P.C. 9239 dated the 2nd December, 1943, may (upon such terms and conditions as may be specified by the Dependents' Board of Trustees, which may include, in appropriate cases, provision for repayment in whole or in part) pay to a dependent of a former member of the Armed Forces of Canada, if such dependent is residing outside of Canada, such sums of money as are required for, or towards his or her maintenance, or to meet special emergencies as defined by the Board, until such time as such dependent is able to proceed to Canada, provided that—

- (a) such dependent was, prior to the retirement or discharge of such former member of the Armed Forces of Canada, in receipt of dependents' allowance; and
- (b) such dependent has applied to proceed to Canada but has been prevented from so doing by non-availability of shipping or Government regulations;
- (c) such special assistance is necessary to alleviate hardship.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council remitting duty and taxes on surplus United Kingdom Government equipment transferred to the Canadian Government for Disposal

P.C. 232/7500

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 29th December, 1945.

The Board had under consideration a memorandum from the Honourable the Minister of National Revenue reporting:—

"That Order in Council P.C. 53/8097, dated September 9, 1942, provided for the importation and the purchase in Canada free from customs duties and excise taxes of articles and materials by the Governments of the United Kingdom, the United States of America, and countries allied with them, by units of their Armed Forces, or by the Department of Munitions and Supply on their behalf;

That provision is also made that, in the event of any of these articles and materials being disposed of in Canada either in their original condition or as scrap, the person who acquires the goods, whether by purchase or otherwise, shall pay when he obtains possession thereof the said customs duties and excise taxes levied at the rates then in effect, computed on a valuation as determined, by the Department of National Revenue;

That the United Kingdom Government have surplus articles for disposal which were brought into Canada duty free either under Tariff Item 708 or under the provisions of the Order in Council referred to above, other goods are on board His Majesty's ships and are surplus to requirement and will be landed in Canada for disposal.

That in most cases the articles concerned are of highly specialized nature which have no commercial value beyond that as scrap;

That practically all disposal of these stores will be made through the agency of the Crown Assets Allocation Committee and the War Assets Corporation;

That Order in Council P.C. 236/1647, dated March 9, 1945, was passed providing for the exemption of similar surplusage of the United States Government.

The undersigned has, therefore, the honour to recommend that, notwithstanding the provisions of Order in Council P.C. 53/8097, dated September 9, 1942, authority be granted for the remission of customs duties and excise taxes on all surplus United Kingdom equipment transferred by that government or its agencies to the Canadian Government or its agencies for disposal."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council transferring the Administration of the Emergency Shelter Regulations to the Central Mortgage and Housing Corporation

P.C. 7502

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance has received representations from the Wartime Prices and Trade Board to the effect that it is deemed expedient and in the interests of co-ordination that the administration of the Emergency Shelter Regulations hereinafter mentioned and the powers and functions of such Board thereunder be transferred to the Central Mortgage and Housing Corporation, and that such Corporation is agreeable to such transfer;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:

1. The Central Mortgage and Housing Corporation shall, on behalf of His Majesty and in the place of the Wartime Prices and Trade Board, have, exercise and perform all rights, powers, duties, discretions and functions of such Board under the Emergency Shelter Regulations made and established by Order in Council P.C. 9439 of the 19th day of December, 1944, as amended, and all references in such Regulations to such Board shall be construed as references to such Corporation, and all references in such Regulations to a member of such Board shall be construed as references to an officer or director of such Corporation; and to the extent that subsection (1) of Section 9 of such Regulations applies to a member of such Board it shall apply to such Corporation; and no proceedings referred to in subsection (2) of said Section 9 shall be instituted against such Corporation.

2. Administrators and Deputy Administrators of Emergency Shelter appointed by Order in Council to act under the direction of the aforesaid Board and now in office are hereby confirmed in office and shall act under the direction of the aforesaid Corporation.

3. Administrative officers, officials and staff appointed by the aforesaid Board, office space, and outstanding rights and obligations of the aforesaid Board are hereby transferred to the aforesaid Corporation to such extent and on such terms as the Chairman of such Board and the President of such Corporation may agree in writing with the approval of the Minister of Finance and the Auditor General of Canada.

4. Subject to Section 3 hereof, wherever in any order as defined in the aforesaid Regulations or in any contract, agreement or arrangement heretofore made under the authority of such Regulations, it is provided that any right, power, duty, obligation or function is vested in or to be exercised or performed by the aforesaid Board or any person acting under its direction, the said right, power, duty, obligation or function shall be vested in and be exercised or performed by the aforesaid Corporation or such person as it may designate from time to time.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking certain of the Defence of Canada Regulations and Various Orders in Council passed under the War Measures Act

P.C. 7509

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that certain regulations of the Defence of Canada Regulations and certain Orders in Council passed under the War Measures Act are no longer required;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and pursuant to the provisions of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927 is pleased to revoke and doth hereby revoke the following:—

1. Regulations 3, 4, 15A, 24, 25, 26, 26A, 26C, 35, 37A, 37C, 38, 39AA, 40, 45, 50, and 51 of the Defence of Canada Regulations (Consolidation) 1942.

2. (i) Order in Council P.C. 2485 of the 3rd September, 1939, appointing the Commissioner of the Royal Canadian Mounted Police, Registrar General of Enemy Aliens.

(ii) Order in Council P.C. 2489 of the 5th September 1939, authorizing constitution of Prize Courts.

(iii) Order in Council P.C. 2682 of the 14th September 1939, establishing Prize Court Rules.

(iv) Order in Council P.C. 2892 of the 27th September, 1939, amending Prize Court Regulations—P.C. 2489, of the 5th September 1939.

(v) Order in Council P.C. 7986 of the 15th October, 1941, authorizing penitentiaries to employ men of military age.

(vi) Order in Council P.C. 10353 of the 13th November 1942—Sale of used articles by a member of the Senate or House of Commons to Wartime Salvage Limited does not constitute a contravention of the House of Commons Act.

(vii) Order in Council P.C. 5744 of the 24th July 1944—The Prize Salvage Order 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 1

Fourth Revision

Supplement No. 2

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 18th December, 1945.

*To Collectors of Customs and Excise, and others concerned.***Goods of Enemy or Proscribed Origin**

Effective on and after the 16th December, 1945, trading may be resumed with persons residing in China.

Memorandum WM No. 1, Fourth Revision, in so far as it relates to China, is superseded.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 54

Supplement No. 2

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 18th December, 1945.

*To Collectors of Customs and Excise, and others concerned.***Prohibited Imports**

The import control on goods from China is revoked.

Memorandum WM No. 54 and Supplement No. 1 are cancelled.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6695, 30/10/45—Authority, War Measures Act.)

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICE

Revised Regulations Respecting Trading with the Enemy (1943)**NOTICE re CHINA**

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in China; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages

in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 15th day of December, 1945.

PAUL MARTIN,
Secretary of State of Canada.

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 591

Maximum Prices of Beef

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments the Board hereby orders as follows:

1. This Order comes into force on January 2, 1946.
2. Subsection (1) of Section 32 of Board Order No. 307 as amended is hereby revoked and the following substituted therefor:
 "32. (1) "Special quality beef" means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:
 - (i) it shall have a cold weight at the processor's plant of not less than 300 pounds;
 - (ii) it shall be in accordance with specifications prescribed for Choice Beef (Red Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act, 1939;
 - (iii) it shall have been branded with the Red Brand in the manner provided by the said Regulations."

Made at Ottawa this 27th day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 592

Acquisition of Goods for Overseas

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Order No. 479 of the Board, which provided for the co-ordination of public appeals for and purchases of clothing and other goods for dispatch to other countries by relief agencies, is revoked.

2. This Order comes into force on December 31, 1945.

Made at Ottawa this 28th day of December, 1945.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1840

Bristles and Brushes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Metals and Sundry Items, it is hereby ordered as follows:—

1. Administrator's Order No. A-1624 is amended by revoking paragraphs (c), (d), (e) and (f) of Section 2, and Section 4 and Section 5 thereof.

2. This Order comes into force on January 2, 1946.

Dated at Ottawa, this 29th day of December, 1945.

R. A. H. TAYLOR,
*Administrator of Fabricated Metals
and Sundry Items.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE:—The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1841

Maximum Prices for Broom Corn, and Whisks and Brooms made of Broom Corn

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Metals and Sundry Items, it is hereby ordered as follows:—

Effective Date and Application

1. This Order comes into force on January 1, 1946, and revokes and replaces the following:

- (a) Administrator's Order No. A-142 as amended by Administrator's Orders Nos. A-1075, A-1312 and A-1595;
- (b) Administrator's Order No. A-1097.

Definitions

2. For the purposes of this Order,

- (a) "manufacturer" means any person using broom corn in the making of brooms or whisks for sale;
- (b) "sell" includes offer to sell;
- (c) "retailer" means any person who sells brooms or whisks to a consumer;
- (d) "wholesaler" means any person other than a manufacturer who sells brooms or whisks other than at retail.

Maximum Prices of Broom Corn

3. The maximum price at which any person may sell broom corn to a manufacturer shall be
- (a) if sold in carload lots, twenty and one-half cents (20½c.) per pound delivered to manufacturer's warehouse;
 - (b) if sold in less than carload lots and not on a selected basis, twenty and one-half cents (20½c.) per pound f.o.b. Montreal or pool car distribution point;
 - (c) if sold in less than carload lots and on a selected basis, twenty-one cents (21c.) per pound f.o.b. Montreal or pool car distribution point.

Maximum Prices on Sales by Manufacturers

4. (1) The maximum price at which a manufacturer may sell a broom of the weight, grade and specifications of any broom described in the Schedule to this Order

- (a) to a wholesaler, shall be the price set forth for that broom in that Schedule, provided
 - (i) that where the quantities being sold are 6 dozen or more, said price per dozen shall include the transportation charges to the point of delivery; and
 - (ii) that where the quantities being sold are under 6 dozen, the said price shall be f.o.b. the manufacturer's shipping point;

and provided further that

- (i) if brooms manufactured east of Winnipeg are sold for delivery at a point west of Winnipeg, the maximum prices for such brooms as set out in Schedule hereto may be increased by an amount not in excess of the transportation charges on such brooms from Winnipeg to such point of delivery;
- (ii) if brooms manufactured in Winnipeg or west of Winnipeg are delivered to a point east of Port Arthur, the said maximum prices may be increased by an amount not in excess of the transportation charges on such brooms from Port Arthur to such point of delivery;
- (b) to a retailer shall be the price set forth for that broom in the said Schedule plus
 - (i) ten per centum (10%) thereof; and
 - (ii) the transportation costs, if any, to the point of delivery as provided by clause (a) preceding;
- (c) to an industrial or institutional buyer shall be the price set forth for that broom in the said Schedule plus the mark-up and/or allowance customarily obtained by the manufacturer, provided, however, that the manufacturer has filed with the Administrator a statement of all mark-ups and allowances obtained on sales to such a buyer.

(2) No manufacturer shall sell a whisk or a broom made of broom corn which does not conform to a grade, weight and specification set forth for a broom in the Schedule hereto, until the maximum price therefor has been fixed by the Administrator.

Maximum Prices for Sales by Wholesalers

5. The maximum price at which a wholesaler may sell any broom or whisk made from broom corn shall be the sum of

- (a) the actual price he paid for the same, not in any event exceeding the maximum price fixed by this Order or by the Administrator at which the manufacturer of the brooms may sell them to him;
- (b) the actual amount paid by him for transporting the brooms from his supplier's shipping point to his own warehouse or place of business if or to the extent that the said transportation cost is not included in the said actual price as provided in Section 4; and
- (c) a markup (percentage of selling price) not exceeding the markup (percentage of selling price) customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of the same or substantially the same grade of brooms, but in no case shall the markup exceed twelve and one-half per centum (12½%) of his selling price.

Maximum Prices for Sales by Retailers

6. The maximum price at which a retailer may sell or offer to sell a broom or whisk made from broom corn shall be the sum of the following:—

- (a) the actual price he paid for the same, not in any event exceeding the maximum price fixed by this Order or by the Administrator at which the manufacturer or wholesaler who sold it to him may charge for it;
- (b) the actual amount paid by him for transporting the broom from his supplier's shipping point to his own warehouse or place of business to the extent that the said transportation cost is not included in the said actual price as provided in Section 4; and
- (c) a mark-up (percentage of selling price) not exceeding the mark-up (percentage of selling price) customarily obtained by him during the said basic period on a sale of a broom of the same or substantially similar grade, but in no case shall the mark-up exceed twenty-five per centum (25%) of his selling price.

Dated at Ottawa, this 28th day of December, 1945.

R. A. H. TAYLOR,
*Administrator of Fabricated Metals
and Sundry Items.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1841

MAXIMUM PRICES ON SALES BY MANUFACTURERS OF BROOMS MADE FROM BROOM CORN

Identity No. and Weight of Brooms	Grade of Corn Number of Strings Handle Finish	Manufacturer's Maximum Price per Dozen including Sales Tax
<i>Common No. 2</i>		
E-1—18 lb.	3 string—1 coat handle	\$ 6 15
	Stained centre; 50 per cent of total net content is brown stained corn.	
<i>Common</i>		
D-3—18 lb.	3 string—1 coat handle	6 51
D-2—20 lb.	4 string—1 coat handle	7 86
D-1—22 lb.	4 string—1 coat handle	9 02
<i>Medium</i>		
C-4—20 lb.	4 string—2 coat handle	8 66
C-3—22 lb.	4 string—2 coat handle	9 67
C-2—24 lb.	5 string—2 coat handle	10 88
C-1—26 lb.	6 string—2 coat handle	12 28
<i>Choice or Fine</i>		
B-3—22 lb.	4 string—2 coat handle	11 02
B-2—24 lb.	5 string—2 coat handle	12 23
B-1—26 lb.	6 string—2 coat handle	13 73
<i>Select</i>		
A-2—24 lb.	5 string—2 coat handle	13 08
A-1—28 lb.	6 string—2 coat handle	15 07
<i>Warehouse—Cable</i>		
W-4—28-30 lb.	Corn—1 cable, 3 or 5 strings	10 70
W-3—32-34 lb.	Corn—1 cable, 3 or 5 strings	12 56
W-2—30-32 lb.	Corn and Cane—1 cable, 3 strings	11 14
W-1—34-36 lb.	Corn and Cane—1 cable, 3 strings	12 48

Where a metal case is used for warehouse brooms, the price may be advanced 25 cents per dozen for each grade.

Terms: Net 30 days, cash discount of 1 per cent for payment within 10 days.

Specifications for Brooms Listed in Above Pricing Schedule

<i>Handles—Sizes</i>	<i>Type of Wood</i>	
	Hardwood	Fir
For household brooms	15/16"	1" to 1-1/16"
For warehouse brooms	1-1/16"	1-1/8"

Weights—Household Brooms

Weights per dozen brooms to be graduated by differences of two pounds, and the net minimum weight of broom corn per dozen brooms for any type of broom shall be equal to the weight set out above for that type less ten pounds for handles and hardware.

Weights—Warehouse Brooms

Weights to be calculated on the basis of handles and hardware weighing eleven pounds per dozen brooms.

Grade—

Identity No. — shown in Column 1 is to be permanently marked on the handle of each broom manufactured.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1843

Respecting Broom Corn

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Metals and Sundry Items, it is hereby ordered as follows:

1. Administrator's Order No. A-884, as amended, which restricted the use of broom corn in the manufacture of brooms and whisks, is revoked.

2. This Order comes into force on January 1, 1946.

Dated at Ottawa, this 28th day of December, 1945.

R. A. H. TAYLOR,
Administrator of Fabricated Metals and Sundry Items.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1844

Castor Oil

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on January 1, 1946, and replaces Administrator's Order No. A-1670⁰ which is hereby revoked.

Dehydrated Castor Oil

2. During the three month period from January 1 to March 31, 1946, unless otherwise authorized in writing by the Oils and Fats Administrator, the maximum quantity of Dehydrated Castor Oil which any person may use in the manufacture, production or preparation of all products shall not exceed 17½ per cent of the amount so used by him during the calendar year 1944.

Castor Oil

3. During the three month period from January 1 to March 31, 1946, unless otherwise authorized in writing by the Oils and Fats Administrator, the maximum quantity of Castor Oil which any person may use in the preparation of sulphonated or otherwise modified Castor Oil and in the manufacture, production or preparation of all other products shall not exceed 25 per cent of the average annual amount so used by him during the calendar years 1940 and 1941.

General Provisions

4. Every person who sells, transfers or delivers any quantity of dehydrated castor oil or castor oil to any other person for use in the manufacture, production or preparation of any product shall report such sale, transfer or delivery to the Oils and Fats Administrator on Form O.F. 23.

5. In any case where the provisions of this Order conflict with the provisions of Administrator's Order No. A-578 or any other Order heretofore issued the provisions of this Order shall apply.

Dated at Ottawa, this 29th day of December, 1945.

F. H. LEHBERG,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1845

Clothing, Glove, Cap and Helmet Leather (Sales by Tanners)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered as follows:—

1. Section 4 of Administrator's Order No. A-990 and Schedule "B" to the said Order, are hereby revoked.
2. This Order comes into force December 31, 1945.

Dated at Ottawa, this 29th day of December, 1945.

R. A. STEWART,
Administrator of Hides and Leather.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1846

Respecting Bread and Bakery Products

Under powers given by the Wartime Prices and Trade Board to the Deputy Co-Ordinator (Manufactured Foods), Foods Administration, it is hereby ordered as follows:—

1. Clause (c) of subsection (2) and subsections (3) and (4) of Section 2 of Administrator's Order No. A-908 are revoked.
2. This Order comes into force on April 1, 1946.

Dated at Ottawa, this 29th day of December, 1945.

F. T. W. SAUNDERS,
*Deputy Co-Ordinator (Manufactured Foods),
Foods Administration.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE.—Administrator's Order No. A-523 continues to prohibit the manufacture of waxed bread wrappers except in one shade of buff as designated by the Administrator of Book and Writing Papers.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1847

Respecting Full-fashioned Ladies' Hosiery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knit Goods, it is hereby ordered as follows:—

1. Sections 2, 3, 4, 5 and 6 of Administrator's Order No. A-7, as amended, are revoked and the following substituted therefor:—

"2. The maximum price, exclusive of sales tax, at which a manufacturer may sell any type of full-fashioned ladies' hosiery listed in the Schedule to this Order shall be that set forth in the said Schedule opposite such type.

3. No manufacturer shall sell any type of full-fashioned ladies' hosiery not listed in the said Schedule unless and until the maximum price for such type of full-fashioned ladies' hosiery has been fixed or authorized pursuant to the provisions of Board Order No. 414.

4. No manufacturer shall sell any type of full-fashioned ladies' hosiery except on the basis of f.o.b. mill."

2. This Order comes into force on January 2, 1946.

Dated at Ottawa, this 29th day of December, 1945.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.



VOLUME I, No. 2



JAN. 14, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
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P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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1946

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PART I

Orders in Council

Order in Council *re* borrowing by Canadian Wheat Board on the security of wheat held or owned by them

P.C. 7517

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of December, 1945.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that in order to facilitate the forwarding and marketing of wheat held by The Canadian Wheat Board (hereinafter called the "Board"), it is necessary to enlarge the powers of the Board with respect to the granting by the Board of authority to borrow money from a bank on the security of wheat held or owned by the Board, as hereinafter set out;

And whereas, by reason of the war, it is deemed advisable for the security, defence, peace, order and welfare of Canada that the order hereinafter set forth be made;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, is pleased to order and doth hereby order as follows:

1. Notwithstanding any law to the contrary, the Board shall have power to authorize any person with whom the Board enters into an agreement relating to the forwarding or sale of wheat to borrow from any bank on the security of the wheat made available to such person by and received by such person from the Board and to give security on such wheat in accordance with the bank's usual requirements; such security in respect of such wheat to be effective only to the extent of the value of such wheat as fixed by the Board at the time of the making of such advances, and the bank may take security on such wheat under the provisions of section 86 or section 88 of The Bank Act, and any such person shall be, and is deemed and declared to be, the owner of such wheat for all such purposes and to such extent and in case of default by any such person the bank shall sell or dispose of such wheat to the Board only and the Board shall take delivery from the bank in lieu of such person and pay to the bank the Board's price for such wheat, as fixed at the time of the making of such advances, delivered at Fort William or Port Arthur or such other delivery point as may be authorized by the Board, plus charges, allowances and the costs of transporting such wheat to the delivery point directed by the Board, and the security shall thereupon cease and the Board shall have clear title to such wheat.

2. In this Order in Council the word "person" includes any partnership or corporation.

3. This Order in Council shall be deemed to have come into force and effect on the 1st day of August, 1945.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing a contribution towards cost of replacement of machinery, etc., used in training schools under War Emergency Training Agreements with the Provinces

P.C. 16

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that to assist in War Emergency Training, the Provincial Governments and municipal school boards placed at his disposal, without charge for rent or depreciation, vocational shops and equipment in their vocational schools to be used for training tradesmen for the armed forces and workers for war industry;

That practically continuous use of such equipment for over four years by a succession of new groups of trainees has seriously depreciated a considerable amount of the vocational school machine tools and equipment;

That representations have been made by a number of the provinces and by provincial and municipal educational bodies, and organizations concerned with vocational training, to the effect that the Government of Canada should assume the cost or a great proportion of the cost of replacement of such badly depreciated articles of equipment as require early replacement to the extent that suitable equipment for this purpose becomes from time to time available from equipment acquired for war purposes by the Government of Canada and is declared surplus Crown assets; and

That it is deemed advisable that provision be made accordingly;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following order:

ORDER

1. Subject to the conditions hereinafter set forth, the Minister of Labour, hereinafter called "the Minister" is hereby authorized to contribute to the extent of seventy-five per cent of the purchase price thereof, towards the purchase price of machinery or other training equipment purchased from War Assets Corporation by a province or municipality for the replacement of non-serviceable machinery or other vocational training equipment the property of the province or municipality which has been used in provincial or municipal vocational training schools or institutes for the training of tradesmen for the Armed Forces or workers in war industry pursuant to a War Emergency Training Agreement entered into by the Government of Canada with a province:

CONDITIONS:

- (1) The province or the municipality or the province and municipality between them shall have paid at least twenty-five per cent of the purchase price of the machinery or other vocational training equipment in respect of which contribution is requested.
- (2) For the purposes of this Order, the purchase price shall not be deemed to include shipping or other delivery charges.
- (3) The province or municipality concerned shall provide the Minister with evidence satisfactory to him of the extent of the use of the machinery or equipment for wartime training and satisfy him that the replacement thereof to which financial contribution is requested is presently necessary mainly by reason of such use.
- (4) Contribution will not be made to the cost of replacement of items of expendable equipment such as hand tools and materials supplies.
- (5) Such other conditions as the Minister may consider necessary.

2. The term "Minister" in this Order includes any person whom the Minister may designate to act for him under the provisions of this Order.

3. The Minister is hereby authorized to make such arrangements or agreements with any province, municipality or with War Assets Corporation as he deems necessary to give effect to the provisions of this Order.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

Series D, No. 47

T.C. 111

Supplement No. 3

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 27th December, 1945.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

During the period 1st January, 1946, to the 30th September, 1946, importations of goods specified in tariff items 540(c) and 540(d) of Schedule "A" are exempted from duties of Customs when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 7388, 21/12/45—Authority, War Measures Act)

DEPARTMENT OF TRANSPORT

ORDER OF THE MINISTER OF TRANSPORT

Pursuant to authority conferred by Order in Council P.C. 2557 of the 30th March, 1943, as amended by Order in Council P.C. 7329 of the 13th December, 1945,

IT IS ORDERED:

That the period during which any reduced fares for travel in Canada mentioned in the said Order in Council P.C. 2557 may not be sold or offered for sale as provided therein shall be extended from January 15, 1946, to February 15, 1946.

Dated at Ottawa this 3rd day of January, 1946.

(Sgd.) LIONEL CHEVRIER,

Minister of Transport.

PART III

Wartime Prices and Trade Board
(Finance)

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1848

Maximum Prices of Canada Western and Eastern Yellow and White Corn

Under powers given by the Wartime Prices and Trade Board to the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

1. This Order comes into force on January 2, 1946.
2. Section 1 of Administrator's Order No. A-1784, as amended, is hereby amended by revoking subsection (2) thereof and substituting the following therefor:

"(2) The maximum prices fixed by this Order apply to both corn which has been artificially or kiln dried and to corn which has not been artificially or kiln dried. The maximum price which any person may charge any customer for drying on a custom or commission basis any Canada Western or Canada Eastern yellow or white corn is governed by the provisions of Board Order No. 435, as amended."

3. Section 6 of said Order No. A-1784 is hereby revoked.

Dated at Ottawa this 2nd day of January, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE: Board Order No. 435 fixes maximum prices for services. The drying of corn on a custom or commission basis is a service to which that Order applies. Board Order No. 435 provides that no person may dry corn on a custom or commission basis unless the maximum price that he may charge for that service has been fixed by Section 7 of The Wartime Prices and Trade Regulations or by or under authority of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1850

Maximum Prices of Canned Poultry

Under powers given by The Wartime Prices and Trade Board to the Administrator of Meat and Meat Products it is hereby ordered as follows:

1. This Order comes into force on January 7, 1946.
2. Schedules "A" and "B" to Administrator's Order No. A-1319 are hereby revoked and the Schedules to this Order substituted therefor.

Dated at Ottawa, this 5th day of January, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1850 BEING NEW SCHEDULE "B"

TO ADMINISTRATOR'S ORDER No. A-1319

MAXIMUM PRICES OF CANNED POULTRY FOR SALES BY PROCESSORS OR WHOLESALERS TO PERSONS OTHER THAN WHOLESALERS OR CONSUMERS F.O.B. SELLER'S WAREHOUSE

(In dollars and cents per dozen containers Federal Sales Tax included)

Net Weight Contents of Containers	ZONES													
	1		2		3		4		5		6		7	
	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.
CHICKEN—	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Grade 1 Solid Pack.....	15.60	7.22	15.38	7.12	15.38	7.12	14.53	6.72	14.16	6.59	14.53	6.72	15.38	7.12
Grade 2 Solid Pack.....	14.93	6.82	14.71	6.72	14.71	6.72	13.87	6.32	13.49	6.19	13.87	6.32	14.71	6.72
Grade 1 Jellied Pack.....	11.36	5.37	11.20	5.30	11.20	5.30	10.60	5.03	10.38	4.93	10.60	5.03	11.20	5.30
Grade 2 Jellied Pack.....	10.69	4.97	10.53	4.90	10.53	4.90	9.93	4.63	9.71	4.53	9.93	4.63	10.53	4.90
FOWL AND POULTRY MEAT—														
Grade 1 Solid Pack.....	14.21	6.66	13.99	6.56	13.99	6.56	12.87	6.06	12.63	5.96	12.87	6.06	13.99	6.56
Grade 2 Solid Pack.....	13.54	6.26	13.32	6.16	13.32	6.16	12.20	5.66	11.97	5.56	12.20	5.66	13.32	6.16
Grade 1 Jellied Pack.....	10.49	5.02	10.33	4.97	10.33	4.97	9.59	4.63	9.43	4.52	9.59	4.63	10.33	4.97
Grade 2 Jellied Pack.....	9.82	4.62	9.67	4.57	9.67	4.57	8.92	4.23	8.77	4.12	8.92	4.23	9.67	4.57
TURKEY—														
Grade 1 Solid Pack.....	17.29	7.97	17.07	7.87	17.07	7.87	15.93	7.38	15.82	7.32	15.93	7.38	16.61	7.67
Grade 2 Solid Pack.....	16.62	7.57	16.40	7.47	16.40	7.47	15.27	6.98	15.16	6.92	15.27	6.98	15.94	7.27
Grade 1 Jellied Pack.....	12.48	5.87	12.32	5.79	12.32	5.79	11.58	5.47	11.50	5.42	11.58	5.47	12.02	5.67
Grade 2 Jellied Pack.....	11.81	5.47	11.66	5.39	11.66	5.39	10.91	5.07	10.83	5.02	10.91	5.07	11.36	5.27

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1852

Maximum Prices of Imported Lima and Red Kidney Beans

Under powers given by the Wartime Prices and Trade Board to the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

PART I—INTRODUCTION

Effective Date and Application of Order

1. This Order comes into force on January 9, 1946, and fixes the maximum prices of imported lima beans and imported red kidney beans when sold by wholesale distributors and retailers.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. Except as otherwise provided in this Order, no charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Definitions

3. For the purposes of this Order,

- (a) "beans" means imported lima beans or imported red kidney beans;
- (b) "O.P.A. Regulations" means the Maximum Price Regulations issued by the Office of Price Administration of the United States of America;
- (c) "sell" includes offer to sell;
- (d) "wholesale distributor" means a person who in any sale, sells beans at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer;
- (e) "consumer" means a person who buys beans for his personal or household consumption.

PART II—SALES BY WHOLESALE DISTRIBUTORS

Sales by a Wholesale Distributor of Beans Imported by him from the United States of America

4. Except as provided in Section 7, the maximum price at which a wholesale distributor may sell beans imported by him from the United States of America shall be the sum of the following:

- (a) an amount equal to the lawful maximum price f.o.b. processor's shipping point as fixed by the O.P.A. Regulations at which a processor may sell beans in carload lots to a buyer in said United States PLUS United States government subsidy, if any, payable on those beans and an amount equal to the cost of transporting the beans by freight in carload lots from the processor's shipping point to the city, town or village in which the wholesale distributor has his place of business;
- (b) the bank charges, foreign exchange premium and the customs duty, excise tax and insurance charges that are to be borne by him and are not included in the amount fixed by clause (a) preceding;
- (c) a markup not exceeding the percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of beans of the same kind to the same class of buyer but not in any event exceeding ten per cent of his selling price; and
- (d) if he sells such beans in a quantity less than the quantity in the container in which he received them, he may add to the maximum price, as above determined, an amount not exceeding one cent per pound.

Sales by a Wholesale Distributor of Beans Imported by him from a Country other than the United States

5. (1) Except as provided in Section 7, the maximum price at which a wholesale distributor may sell any lima beans imported by him from any country other than

the United States of America shall be an amount equal to the maximum price as fixed by Section 4 at which he may sell lima beans purchased by him from a processor in the city of Los Angeles, State of California, United States of America.

(2) Except as provided in Section 7, the maximum price at which a wholesale distributor may sell any red kidney beans imported by him from any country other than the United States of America shall be an amount equal to the maximum price as fixed by Section 4 at which he may sell red kidney beans purchased by him from a processor in the City of Grand Rapids, State of Michigan, United States of America.

Sales by a Wholesale Distributor of Beans Purchased by him from another Wholesale Distributor in Canada

6. Except as provided in Section 7, the maximum price at which a wholesale distributor may sell any beans purchased by him from another wholesale distributor in Canada shall be the sum of the following:

- (a) the actual price paid by him for the beans not exceeding the maximum price at which the beans may be sold to him by his supplier as fixed by this Order; and
- (b) if his supplier is not by this Order required to deliver free to him, the amount, if any, paid by him for the transportation of the beans from his supplier's shipping point to the city, town or village in which he has his place of business;
- (c) a markup not exceeding the percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of beans of the same kind to the same class of buyer but not in any event exceeding ten per cent of his selling price; and
- (d) if he sells such beans in a quantity less than the quantity in the container in which he received them, he may add to the maximum price, as above determined, an amount not exceeding one cent per pound.

Sales by a Wholesale Distributor to other Wholesale Distributors and to Wholesale Buyers

7. Unless otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any beans to another wholesale distributor, to a retailer who operates a warehouse separate from his retail outlet or outlets and takes delivery of the beans at such warehouse or to any person who buys the beans in carload lots shall be the maximum amount to which he could add his markup under the provisions of Sections 4, 5 and 6, as the case may be, if he were selling those beans to any other person.

Delivery to be Free in Certain Cases

8. The maximum prices fixed by Sections 4, 5, 6 and 7 include delivery when the sale is to a buyer whose place of business is situated within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone. In all other cases such maximum prices are f.o.b. the seller's place of business.

Prepayment of Transportation Charges

9. At the request of the buyer a wholesale distributor may prepay the charge for transporting any shipment of beans to the city, town or village in which the buyer has his place of business, but in that event he must show such charge as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

PART III—SALES AT RETAIL

Maximum Retail Prices for Purchases from a Wholesale Distributor in Canada

10. The maximum price at which any person may sell at retail any beans purchased by him from a wholesale distributor in Canada shall be the sum of the following:

- (a) the actual price paid by him for the beans not exceeding the maximum price at which the beans may be sold to him by his supplier as fixed by this Order;
- (b) if his supplier is not by this Order required to deliver free to him, the amount, if any, paid by him for the transportation of the beans from his supplier's shipping point to the city, town or village in which he has his place of business;

(c) the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him on sales of beans during the said basic period;
- (ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS 1 cent per package if he bought the beans in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the beans are packaged prior to sale, the price is marked on the package or if packaged at the time of sale, the beans are displayed in bulk with a price card showing clearly the price of each quantity which comprises a unit of sale; or

(d) if he is a retailer who operates a central warehouse separate from his retail outlet or outlets and took delivery of the beans at such warehouse or if he purchased the beans in carload lots and, if in both cases, he bought the beans at a price not exceeding the maximum price at which the beans may be sold by his suppliers as fixed by Section 7, the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him on sales of beans during the said basic period;
- (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS 1 cent per package if he bought the beans in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the beans are packaged prior to sale, the price is marked on the package or if packaged at the time of sale, the beans are displayed in bulk with a price card showing clearly the price of each quantity which comprises a unit of sale.

Sales at Retail—Beans Imported by the Seller

11. The maximum price at which any person may sell at retail beans imported by him shall be the sum of the following:

- (a) the amount to which, under the provisions of Section 4 or 5, as the case may be, he could add his markup if he were a wholesale distributor selling those beans;
- (b) if he took delivery of the beans at a point which is not situated within the limits of the city, town or village in which his retail outlet is situated, the amount, if any, paid by him for the transportation of the beans from such receiving point to such city, town or village;
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him on sales of beans during the said basic period;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS 1 cent per package if he bought the beans in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the beans are packaged prior to sale, the price is marked on the package, or if packaged at the time of sale, the beans are displayed in bulk with a price card showing clearly the price of each quantity which comprises a unit of sale.

PART IV—RECORDS OF SALES AND PURCHASES

Sales Invoices

12. (1) On every sale of beans other than a sale at retail the seller shall at the time of delivery of the beans furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the kind and quantity of beans sold and the price charged;
- (c) his maximum price of the beans if he sells to a wholesale distributor.

(2) Every seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

13.(1) Every person who buys any beans for resale, other than the importer thereof, shall at the time of delivery of the beans to him obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 12, covering that transaction.

(2) Every person who imports beans for resale shall, before selling them, record on the copy of the invoice furnished him by his supplier any of the particulars referred to in subsection (1) of Section 12 not recorded on that invoice when it was received by him.

(3) Every person who buys beans for resale shall, at the time of delivery of the beans to him, obtain a receipted bill covering any amount paid by him for transportation of the beans.

Retention and Inspection of Invoices and Transportation Receipts

14. Every duplicate copy of an invoice which a seller is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys for resale obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

15. Every person who sells beans at retail shall upon the request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the kind, quantity and price of the beans sold.

Dated at Ottawa, this 5th day of January, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1853

Maximum Retail Prices of Men's, Youths' and Boys' Outer Garments Manufactured for a Retailer on a Cut, Make and Trim Basis

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:

1. This Order comes into force on January 10, 1946.

2. For the purposes of this Order "garment" means any man's, youth's or boy's overcoat, raincoat, sport jacket, suit or topcoat, which is wholly or partly manufactured in Canada.

3. (1) This Order applies to every sale at retail of a garment wholly or partly manufactured

- (a) by a person other than the person selling it at retail; and
- (b) of material owned or supplied by the person selling it at retail.

(2) This Order does not apply to

- (a) a garment of which the outer surface is made wholly of fur;
- (b) a suit of which the coat is wholly manufactured by and on the premises of the person selling it at retail;
- (c) a garment in boys' size 5 years or under.

4. The maximum price at which any person may sell or offer to sell a garment at retail shall be the sum of the following:

- (a) the actual price paid by him for the material of which the garment is made but not more than the lawful maximum price at which that material could have been sold to him at wholesale and sales tax if and to the extent the same is not included in such price;
- (b) the actual price paid by him for the service of manufacturing the garment but not more than the lawful maximum price which the person performing that service may charge him therefor;
- (c) the actual amount paid by him in transporting the material to and the garment from the premises of the person who manufactured the garment, if and to the extent the same is not included in the price paid by him for the service of manufacturing the garment; and
- (d) the lesser of the two following markups:
 - (i) the highest markup which he could lawfully have obtained on December 31, 1945, on his sales of the same or a substantially similar kind and quality of garment;
 - (ii) forty per centum (40%) of his selling price.

5. Every person who sells garments at retail shall retain and keep available at all times for inspection by any authorized representative of the Board every invoice furnished to him by any person from whom he purchases the material of which a garment is manufactured or who performs for him the service of manufacturing a garment.

Dated at Ottawa, this 7th day of January, 1946.

J. H. THOMSON,
Administrator of Distributive Trades.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Regulations
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

COAL CONTROLLER

Order No. Coal 2A

(Order No. Coal 2—Grading coal mined in Alberta—Amended)

Dated January 1, 1946

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Sections 2 and 3 rescinded and new sections substituted*

Sections 2 and 3 of the Coal Controller's Order No. Coal 2 dated March 31, 1943 are rescinded and the following substituted therefor:

"2. Designations of Grades

The grades of such coal in all areas shall be as set out in Section 3 of this Order.

3. *Methods of grading and sizes of grades*

(1) All such coal shall be graded by passing the same over and/or as the circumstances may require, through shaker screens having round hole perforations of the sizes, in inches, as set forth after each respectively named grade; provided that nut coal (1" x 2") and the various sizes of stoker and slack coal may be screened to meet the requirements or specifications of any purchaser thereof and provided further that instead of a shaker screen, an equivalent screen of any other type may be used.

(2) In the Lethbridge area, being all of townships 7 to 10, both inclusive, in ranges 20 to 23, both inclusive, west of the fourth meridian in the said Province, the grades shall be as follows:

- (a) Lump coal—over 4"
- (b) Utility lump coal—over 4" and through 8" or 10"
- (c) Egg Coal—through 4" and over 1 $\frac{3}{4}$ "
- (d) Egg coal (Galt mine only)—through 4" and over 1 $\frac{3}{8}$ "
- (e) Nut, stoker and slack—through 1 $\frac{3}{4}$ ".

(3) In the Edmonton area, being all of townships 50 to 57, both inclusive, in ranges 21 to 27, both inclusive, west of the fourth meridian in the said Province, the grades shall be as follows:

- (a) Lump coal—over 4"
- (b) Screened mine run (for local sales only)—over 2"
- (c) Egg coal—through 4" and over 2"
- (d) Nut, stoker and slack—through 2".

(3) In the Coalspur area, being all of townships 46 to 49, both inclusive, in ranges 21 to 27, both inclusive, west of the fourth meridian in the said Province, the grades shall be as follows:

- (a) Lump coal—over 4"
- (b) Utility lump coal—over 4" and through 8" or 10"
- (c) Egg coal—through 4" and over 2"
- (d) Stove coal—through 4" and over 1½"
- (e) Nut, stoker and slack—through 2".

Provided that stove coal (over 1½" and through 4") must not be distributed or sold in any market except that of the Coastal area of British Columbia.

(4) In any area of the said Province not hereinbefore described, the grades shall be as follows:

- (a) Lump coal—over 4"
- (b) Utility lump coal—over 4" and through 8" or 10"
- (c) Egg coal—through 4" and over 2"
- (d) Nut, stoker and slack—through 2".

E. J. BRUNNING,
Coal Controller.

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 4G

(Orders Nos. Rubber 4E and 4F—Tires and Tubes—Rescinded)

Dated January 1, 1946

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Rubber Controller No. Rubber 4E, dated May 16, 1945 and No. Rubber 4F, dated November 29, 1945, are rescinded.

J. A. MARTIN,
Rubber Controller.

Concurred in by the Wartime Prices and Trade Board.

M. W. McCUTCHEON,
Deputy Chairman.

(NOTE: The price control provisions which have been contained in Order No. Rubber 4E as amended by Order No. Rubber 4F have been continued in effect by Order of the Rubber Administrator of the Wartime Prices and Trade Board, No. A-1842.

VOLUME I No. 3



JANUARY 21, 1946

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P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

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WARTIME PRICES AND TRADE BOARD

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PART I
Orders in Council

Order in Council approving agreement with Nova Scotia Province
and Fishermen's Loan Board of Nova Scotia re distribution
of proceeds of forced sale of a vessel towards the
construction of which subsidy was granted

P.C. 7524

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 8th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7580 of the twenty-sixth day of August, 1942, as amended by Order in Council P.C. 3297 of the twenty-second day of April, 1943, provision was made for the grant of assistance in the form of a subsidy of \$165.00 per ton, gross tonnage, to the construction of fishing vessels of the dragger type on the Atlantic coast, and provision was also made for a special depreciation allowance in respect of such vessels;

And whereas by Order in Council P.C. 3978 of the first day of June, 1944, similar provisions were made with respect to fishing vessels of the dragger or long-line type, which measure not less than fifty-five feet overall length of main hull;

And whereas by Chapter 4 of the Statutes of Nova Scotia of 1944, entitled the Fishermen's Loan Act, the Fishermen's Loan Board of Nova Scotia was constituted as a body corporate under the supervision and direction of the Minister of Industry and Publicity of Nova Scotia with the object of assisting in the development of the fishing industry of Nova Scotia, and particularly by means of loans to be granted to fishermen to aid in the construction of fishing vessels;

And whereas the Minister of Fisheries reports that the subsidies aforesaid are granted under the terms and conditions providing, *inter alia*, that should the applicant fail to observe and perform any of the terms and conditions of the subsidy contract, the Minister of Fisheries may seize and sell the vessel in respect of which a subsidy has been granted;

That the loan agreements made with the Fishermen's Loan Board of Nova Scotia in respect of any vessel provide that if the borrower fails to make any payments or observe and perform any terms or conditions of the agreement, the said Board may likewise seize and sell the vessel;

That it is deemed expedient to provide for the distribution of the proceeds of the sale of any vessel consequent upon seizure either by the Fishermen's Loan Board of Nova Scotia or by the Minister of Fisheries, in cases where the proceeds of such sale might be insufficient to cover in full the claims of each of the said parties;

That an agreement has accordingly been drawn, a copy of which is hereto attached, providing for an equitable distribution of the proceeds of sale under the circumstances above recited; and

That the responsible officers of the Department of Fisheries are of the opinion that this agreement is necessary in order to enable the Fishermen's Loan Board of Nova Scotia to make substantial loans to prospective builders of fishing vessels in order to stimulate private building of such vessels;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, concurred in by the Minister of Finance, and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased

to approve and doth hereby approve the agreement between His Majesty the King, in right of Canada represented by the Minister of Fisheries of Canada, and His Majesty the King in the right of the Province of Nova Scotia, represented by the Minister of Industry and Publicity of Nova Scotia, and the Fishermen's Loan Board of Nova Scotia, a copy of which is hereto attached, and doth hereby authorize the Minister of Fisheries to execute the said agreement on behalf of the Government of Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

AGREEMENT

This Agreement is made in duplicate the 27th day of June, A.D. 1945.

BETWEEN:

His Majesty the King in right of Canada, represented by the Minister of Fisheries of Canada, hereinafter called The Party of the First Part, and His Majesty the King in right of the Province of Nova Scotia, represented by the Minister of Industry and Publicity of Nova Scotia, and the Fishermen's Loan Board of Nova Scotia, a body corporate, duly incorporated by Chapter 4 of the Statutes of Nova Scotia, 1944 hereinafter called the Parties of the Second Part.

Whereas by Order in Council P.C. 7580 of the twenty-sixth day of August, 1942, as amended by Order in Council P.C. 3297 of the twenty-second day of April, 1943, provision was made for the grant of assistance in the form of a subsidy of \$165.00 per ton, gross tonnage, to the construction of fishing vessels of the dragger type on the Atlantic coast, and provision was also made for a special depreciation allowance in respect of such vessels;

And whereas by Order in Council P.C. 3978 of the first day of June, 1944, similar provisions were made with respect to fishing vessels of the dragger or long-line type, which measure not less than fifty-five feet overall length of main hull;

And whereas by Chapter 4 of the Statutes of Nova Scotia of 1944, entitled the Fishermen's Loan Act, the Fishermen's Loan Board of Nova Scotia was constituted as a body corporate under the supervision and direction of the Minister of Industry and Publicity of Nova Scotia with the object of assisting in the development of the fishing industry of Nova Scotia, and particularly by means of loans to be granted to fishermen to aid in the construction of fishing vessels;

And whereas the subsidies aforesaid are granted under the terms and conditions providing, *inter alia*, that should the applicant fail to observe and perform any of the terms and conditions of the subsidy contract, the Minister of Fisheries may seize and sell the vessel in respect of which a subsidy has been granted;

And whereas the loan agreements made with the Fishermen's Loan Board of Nova Scotia in respect of any vessel provide that if the borrower fails to make any payments or observe and perform any terms or conditions of the agreement, the said Board may likewise seize and sell the vessel;

And whereas it is deemed expedient to provide for the distribution of the proceeds of the sale of any vessel consequent upon seizure by either party to this agreement, in cases where the proceeds of such sale might be insufficient to cover in full the claims of each of the said parties;

Now Therefore the parties hereto agree as follows:—

1. This agreement shall apply to all fishing vessels built with the assistance of a subsidy granted by the Party of the First Part and in respect of which a loan has been obtained from the Parties of the Second Part or either of them.

2. In the event of seizure and sale by either party to this agreement of any fishing vessel to which this agreement applies, the proceeds of such sale shall be applied first, in payment of the costs and expenses of the seizure and sale and, secondly, in payment of the claims of each party to this agreement as hereinafter defined, and the surplus, if any, shall be paid to the owner of the vessel.

3. Where the proceeds of the sale are insufficient to cover the costs and expenses of seizure and sale and the claims of each of the parties hereto in full, the proceeds

remaining after the payment of the costs and expenses of seizure and sale shall be shared by each of the parties hereto *pro rata* to the amounts of their respective claims at the time of the sale of the vessel.

4. Where the proceeds of the sale are insufficient to cover the costs and expenses of seizure and sale and the claims of each of the parties hereto in full, the amount of the subsidy paid to assist in the building of the vessel shall for the purpose of calculating the claim of the Party of the First Part under clause 5 hereof, be reduced by one-fifth of the total amount of subsidy, for each year that the vessel has been engaged in fishing.

5. The claims of each party hereinbefore referred to shall consist, in the case of the Party of the First Part, of

- (a) the amount of subsidy paid to aid in the building of the vessel; and
- (b) one-half of the amount by which the special depreciation allowance under Order in Council P.C. 3297 of April 22, 1943, or Order in Council P.C. 3978 of June 1, 1944, taken by the owner of the vessel to the date of sale exceeds the depreciation allowance that might, but for the provisions of the said Orders in Council, have been allowed by the Minister of National Revenue in accordance with the practice and regulations of the Taxation Division of the Department of National Revenue in ascertaining profit or loss for the purposes of the Income War Tax Act.

and in the case of the Parties of the Second Part, of

- (a) the amount of principal owing to the Parties of the Second Part, or either of them at the time of sale under their loan contract with the owner of the vessel; and
- (b) interest on the principal sum owing as aforesaid.

In Witness whereof the said Minister of Fisheries and the said Minister of Industry and Publicity have each set their hands and the seals of their respective offices and the said Fishermen's Loan Board has caused its corporate seal to be affixed hereto, attested by the hands of its proper officers in that behalf, the day and year first above written.

Signed, sealed and delivered by the said Minister of Fisheries in the presence of:

Signed, sealed and delivered by the said Minister of Industry and Publicity in the presence of:

Signed, sealed and delivered by the said Fishermen's Loan Board in the presence of:

Order in Council revoking P.C. 3888 which set up the National Textiles and Leather Requirements Committee

P.C. 2

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Order in Council P.C. 3888, 10th May, 1943, establishing The National Textiles and Leather Requirements Committee.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations re Rehabilitation Grant

P.C. 47

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 7521, dated 19th December, 1940, provides for payment, subject to certain conditions and exceptions, of a Rehabilitation Grant at the time of ceasing to serve on active service, to a member of the Naval, Military or Air Forces of Canada who has served continuously on active service therein during the war for a period of not less than 183 days;

And whereas the said Order in Council was, by virtue of Order in Council P.C. 6358, dated 2nd October, 1945, made applicable only to those personnel who were retired, discharged or who ceased to serve on active service before the first day of October, 1945;

And whereas the said Order in Council P.C. 6358 contains the regulations applicable to those personnel who were retired, discharged or who ceased to serve on active service on or after 1st October, 1945;

And whereas the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air report,—

- (a) That there are cases where members of the Armed Forces of His Majesty, other than the Canadian Forces, transferred to the Forces of Canada on active service and thereby forfeited their rights to the corresponding rehabilitation benefit in respect of the Forces from which they transferred;
- (b) That some of the individuals mentioned failed, in some cases by a very small margin, to serve the required period of 183 days in the Naval, Military or Air Forces of Canada and are thus debarred from receiving the Rehabilitation Grant upon cessation of active service;
- (c) That in reviewing this problem, the following factors have been considered—
 - (i) Some of the individuals described in (a) and (b) are Canadian citizens who joined His Majesty's British Forces while temporarily residing in the United Kingdom;
 - (ii) Many others journeyed from Canada to the United Kingdom in the years prior to the war, and in the first year of the war, to enlist in the British Forces, particularly in the Royal Air Force, because opportunities for enlistment in the Royal Canadian Air Force were limited at that time in comparison with the opportunities existing in the Royal Air Force;
 - (iii) Many Canadian nationals serving in the British Forces made application for transfer to the Canadian Forces, but the exigencies of the Services made it undesirable to effect these transfers as a general policy until 1944. This was, in some cases, a considerable time after the applications had been made;
 - (iv) Though the individuals so transferring were made aware that they would relinquish the corresponding rehabilitation benefit of the Force from which they transferred and would receive no preferential treatment in the Canadian Forces, they had good grounds to expect that they would serve for a considerable period in the Forces of Canada;
- (d) That it is considered that provision should be made whereby a member of the Naval, Military or Air Forces of Canada who fails to qualify for the Rehabilitation Grant solely by reason of insufficient length of service in the said Forces of Canada, should nevertheless qualify if his service in any of His Majesty's Forces together with his services in the Canadian Forces is continuous and amounts in the aggregate to 183 days or more.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to amend the regulations established by Order in Council P.C. 7521, dated 19th December, 1940, as amended by Orders in Council P.C. 890, dated 5th February, 1941; P.C. 3544, dated 19th May, 1941, and P.C. 2349, dated 4th April, 1944, and they are hereby further amended with effect from 26th August, 1939, by insertion of a new paragraph, immediately following paragraph 1 of the Regulations, as follows:

1A. Where a member of the Naval, Military or Air Forces of Canada fails to qualify for the Rehabilitation Grant solely by reason of insufficient service within the terms of sub-paragraph 1(a) of these Regulations, he shall, nevertheless, be entitled to the grant if—

- (a) prior to serving in the said Forces of Canada he was serving in any other^a of His Majesty's Naval, Military or Air Forces on active service and was retired or discharged therefrom or otherwise ceased to serve therein for the purpose of immediate appointment, enlistment, or enrolment in any of the said Forces of Canada; and
- (b) his combined continuous service in the said Forces of His Majesty and the said Forces of Canada, exclusive of time in cells, detention, prison, in a state of desertion, or complete days of absence without leave, amounts to not less than 183 days;

Provided that the amount of the grant shall be reduced by the amount of any benefit of a similar nature granted to him in respect of service with the said other Forces of His Majesty.

His Excellency in Council, on the same recommendation and under the authority of the National Emergency Transitional Powers Act, 1945, is also pleased to amend the regulations established by Order in Council P.C. 6358, dated 2nd October, 1945, and they are hereby amended, with effect from 1st October, 1945, by insertion of a new paragraph immediately following paragraph 3 of the Regulations, as follows:

3A. Where a member of the Naval, Military or Air Forces of Canada fails to qualify for the Rehabilitation Grant solely by reason of insufficient service within the terms of paragraph 3 of these Regulations, he shall nevertheless, be entitled to the grant if—

- (a) prior to serving in the said Forces of Canada he was serving in any other of His Majesty's Naval, Military or Air Forces on active service and was retired or discharged therefrom or otherwise ceased to serve therein for the purpose of immediate appointment, enlistment, or enrolment in any of the said Forces of Canada; and
- (b) his combined continuous service in the said Forces of His Majesty and the said Forces of Canada, exclusive of time in cells, detention, prison, in a state of desertion, or complete days of absence without leave, amounts to not less than 183 days;

Provided that the amount of the grant shall be reduced by the amount of any benefit of a similar nature granted to him in respect of service with the said other Forces of His Majesty.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Merchant Seamen Special Bonus Order

P.C. 18

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Transport and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to amend The Merchant Seamen Special Bonus Order (P.C. 3227, 3rd May, 1945) and it is hereby amended as follows:—

1. By adding to paragraphs 2 (c), 3 (a), 5 and 6—after “thirty-first day of August 1945” the words “or such other dates as may be determined by the Minister”.

2. By rescinding paragraph 2 (e) and substituting therefor the following,—

“seamen” means any person employed on board a ship under an agreement made pursuant to Section 163 of the Canada Shipping Act, 1934, provided, however, in the case of a ship owned in Canada and registered as a British ship elsewhere than in Canada but operating under Canadian Articles of Agreement with the crew that seamen employed on board such ship shall be eligible to receive the Special Bonus.

3. By rescinding paragraph 2 (f) and substituting therefor the following,—

“ship” means a ship engaged in voyages in dangerous waters and which is registered in Canada or which is chartered to, owned or operated by a person resident in Canada or a Company having its head office in Canada and which engages its crew under Canadian Articles of Agreement, or a ship of British registry which operates or is employed in dangerous waters to or from Canadian ports provided that such ship engages and discharges its crew in Canada.

4. By rescinding paragraph 2 (g) and substituting therefore the following,—

“total earnings” means wages, except overtime, and includes war risk bonus, earned on a ship during service in dangerous waters between September 10, 1939, and April 1, 1944, and includes also the amount of allowance paid to a Canadian seaman for the period of his detention by the enemy, but does not include wages or war risk bonus earned during a voyage for which a seaman receives a discharge endorsed “D.R.” or with an endorsement equivalent to “D.R.”.

5. By striking out the first word “at” of paragraph 3 (a) and substituting the word “after”.

6. By striking out the first word “upon” of paragraph 3 (c) and substituting the words “as soon as practicable after”.

7. By rescinding paragraph 3 (d) and substituting therefor the following,—

“as soon as practicable, be paid in a lump sum to the legal representatives of every seaman who since the tenth day of September, 1939, served at least six months on a ship and who died prior to the coming into force of this Order; except in the event the amount of the bonus does not exceed Five Hundred Dollars this payment may be made to the seaman’s next of kin.”

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re War Service Badge "General Service" Class

P.C. 32

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 1022 dated 29th March, 1940 as amended, institutes and prescribes regulations for the award of the War Service Badge "General Service" Class and sets out the "Classification" of personnel eligible for the award of the badge;

And Whereas the said Order in Council authorizes the specifications for the size, colour, etc., of the badge and provides *inter alia* for the colouring of certain parts of the badge in blue and red enamel;

And Whereas the Minister of National Defence reports that, as authority has now been granted for the wearing of civilian clothes by personnel of the Armed Forces while not on duty, it is proposed that the War Service Badge, "General Service" Class be awarded not only to personnel of the Armed Forces who have been honourably discharged but also to those who have been enlisted and accepted for the Interim Forces and those continuing to serve after 1st January, 1946;

That it is further proposed that provision be made for the forfeiture of a badge awarded under the provisions of the immediately preceding paragraph when, subsequent to the award, dishonourable discharge has been carried out; and

That a shortage of enamel at the present time rendering impossible the production of the badge in the form provided, it is also proposed that the regulations be amended to permit the issue of the badge without enamel;

Now, therefore, in order to give effect to the foregoing, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, (concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air) and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to amend Order in Council, P.C. 1022, dated 29th March, 1940, as amended, and it is hereby further amended as follows:—

(a) By adding under the heading "CLASSIFICATION" the following sub-paragraphs:—

"d) Members of the Naval, Military or Air Forces of Canada on Active Service who have volunteered and been accepted for service in the Interim Naval, Military and Air Forces".

"e) All members of the Naval, Military or Air Forces of Canada on Active Service who have engaged to serve in any of the said Forces during the present war for General Service and are continuing to serve after the 1st January, 1946."

(b) By deleting the preamble to paragraph 4 and inserting in place thereof the following:—

"4) No member of the Naval, Military or Air Forces of Canada shall be eligible for the award or retention of the War Service Badge "General Service" Class, who has been retired or discharged or has ceased to serve on Active Service by reason of:"

(c) By deleting paragraph 12 and inserting in place thereof the following:—

"12) The following shall be the form of the badge to be issued under these regulations.—A badge of gilding metal or copper finished in silver or rhodium plate with shank and back; a shield charged with three maple leaves, in red enamel, conjoined on one stem; surmounted by a crown; and underneath on a scroll, of blue enamel, the words "General Service"; or alternatively, a badge of sterling silver in the same design but bearing no enamel. The serial number stamped on reverse, together with the words, in raised letters, 'Penalty for misuse, 500 dollars or six months imprisonment'. Height $\frac{7}{8}$ inch, width $\frac{9}{16}$ inch."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* Canadian Volunteer Service Medal

P.C. 78

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 8160 dated 22nd October, 1943, as amended by Order in Council, P.C. 5262 dated 10th July, 1944, institutes and sets forth regulations governing the award of the Canadian Volunteer Service Medal;

And Whereas the Minister of National Defence reports that many Canadian Army General Service personnel who, on VJ Day (2 SEP 45) had not attained their 19th birthday have been since that date compulsorily honourably discharged due to the fact that they were underage and as they have been precluded from completing the eighteen month voluntary service period required, are not eligible for the award of the Canadian Volunteer Service Medal; and

That it is considered equitable that these personnel should be considered eligible for the award of the medal and it is therefore proposed that the regulations be amended accordingly;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, is pleased to amend Order in Council, P.C. 8160 dated 22nd October, 1943, as amended by Orders in Council, P.C. 5262 dated 10th July, 1944, and P.C. 6686 dated 26th October, 1945, and it is hereby further amended by adding to paragraph 4 of Appendix "A" to the said Order in Council the following sub-paragraph:

"(e) To persons in the Military Forces of Canada, serving as of 2nd September, 1945, who voluntarily served on Active War Service but had not attained their 19th birthday by that date and were subsequently compulsorily honourably discharged by reason of being underage before completion of the normal qualifying period of eighteen months."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the Controllershship of American Can Co.

P.C. 115

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 5531 of August 9, 1945, which provided for the appointment of a Controller of the business of the American Can Company, Limited, Vancouver, B.C., and it is hereby revoked as of the 18th day of January, 1946.

His Excellency in Council is further pleased to order that the custody and control of such property and assets of the American Can Company, Limited, as have been taken over by the Controller pursuant to the said Order in Council be and they are hereby revested in the said Company as of the said 18th day of January, 1946.

His Excellency in Council is also pleased to order and doth hereby order that the Controller appointed under the said Order in Council and any persons acting on or under the authority of the said Controller shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority vested in or conferred on the said Controller under the said Order in Council.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Harry D. Anger as Enforcement Administrator, Wartime Prices and Trade Board

P.C. 49/119

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 16th January, 1946.

The Board recommend that, pursuant to the powers conferred by the National Emergency Transitional Powers Act, 1945 and otherwise, Harry D. Anger, K.C., be temporarily appointed as Enforcement Administrator, Wartime Prices and Trade Board, to perform such duties as the Board may assign to him from time to time, in addition to his duties as Senior Counsel, to serve without additional remuneration, effective January 1, 1946, and that authority be granted for payment of his actual and reasonable travelling and living expenses when absent from Ottawa in connection with his duties, for which the usual detailed accounts will be submitted.

The Board further recommend that Order in Council of November 27, 1941, P.C. 9299, authorizing the temporary appointment of F. A. McGregor as Enforcement Administrator, be rescinded, effective January 1, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council permitting importation by Canadian Pacific Air Lines, Ltd. of used aircraft

P.C. 132/119

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 16th January, 1946.

The Board recommend that authority be granted, under the provisions of The National Emergency Transitional Powers Act, 1945, for the importation by Canadian Pacific Air Lines Limited, of four Douglas C-47 used aircraft which have been declared surplus to requirements by the United States Government and handed over to the War Surplus Board for disposal, upon payment of Customs duty and sales tax in the ordinary course, notwithstanding the prohibitory provisions of Item 1216 of the Customs Tariff relating to used or second hand aircraft.

A. D. P. HEENEY,
Clerk of the Privy Council.

Part III
Wartime Prices and Trade Board
(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-30

Commodity Prices Stabilization Corporation Ltd.

NOTICE is hereby given that Items 8 (Coffee) and 15 (Dried Fruits) of Government Notice RS-23, published in *Canadian War Orders and Regulations* 1945, Volume II, No. 8, on May 28, 1945, are rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

<i>Classes and Kinds of Goods</i>	<i>Amount of Subsidy Repayment</i>
(1) Potatoes (Table Stock) on being exported or on being sold as ships' stores on and after November 29, 1945....	40 cents per 100 lbs.
(2) Dried Fruits on being exported or on being sold as ships' stores on and after December 4, 1945	
(a) Raisins and Currants	8.5 cents per pound
(b) Prunes	9.5 cents per pound
(c) Figs	6 cents per pound
(3) Coffee on being exported or on being sold as ships' stores on and after December 11, 1945.....	6 cents per pound
(4) Tin or Tin Products on being exported on and after January 1, 1946	8½ cents per pound of tin content.

Dated at Ottawa, this 29th day of November, 1945.

COMMODITY PRICES STABILIZATION CORPORATION, LTD.

per H. B. McKINNON,
President.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy effective February 11, 1943," published in *Canadian War Orders and Regulations*, February 22, 1943, notice is hereby given of the following change in Schedule "B" to the said Statement, as amended, effective January 1, 1946:

Section I of Schedule "B" is amended by inserting therein Tariff Item 199d.

Ottawa, December 6, 1945.

D. GORDON,
Chairman.

GOVERNMENT NOTICE**WARTIME PRICES AND TRADE BOARD****Statement on Import Policy**

Referring to the "Statement on Import Policy, effective February 11, 1943", published in the *Canadian War Orders and Regulations*, February 22, 1943, as amended, notice is hereby given of the following changes effective on and after January 1, 1946, in Schedules "A" and "B", respectively, to the said statement:—

Schedule "A", as amended, is further amended by deleting therefrom the following:

<i>Tariff Item</i>	<i>Description of Goods</i>
4. 42	Salt.

Section 1 of Schedule "B", as amended, is further amended by adding thereto the following Tariff Item:

42.

Ottawa, January 3, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE**WARTIME PRICES AND TRADE BOARD****Statement on Import Policy**

Referring to the "Statement on Import Policy, effective February 11, 1943", published in *Canadian War Orders and Regulations*, February 22, 1943, notice is hereby given of the following changes in Schedules "A" and "B" to the said Statement, as amended, effective January 1, 1946:

Section II of Schedule "B" is amended by inserting therein the following:

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 654	Broom Corn.

Schedule "A" is amended by deleting therefrom:

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 654	Broom Corn.

Ottawa, January 3, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE RE EQUITABLE DISTRIBUTION**WARTIME PRICES AND TRADE BOARD****Statement of Policy with Respect to Equitable Distribution of Goods in Short Supply**

Amendments to Schedules of Statement of Policy with respect to Equitable Distribution of Goods in Short Supply.

On and after January 1, 1946, the following amendments to the Schedules in the Statement of Policy with respect to Equitable Distribution of Goods in Short Supply dated November 15, 1945, will have effect:

Amendments to GROUP "A"

FOODS

Insert "Alcoholic Beverages"

CHEMICALS

Insert "Specialty Cleaning and Washing Compounds"
"Phosphoric Acids"

CAPITAL EQUIPMENT AND DURABLE GOODS

Insert "All non-ferrous metals (with the exception of tin and tin bearing alloys, radium and uranium)"
"Light Bulbs"

RUBBER

Insert "All synthetic rubber (except butyl (GR-I))"
"Rubber tires and tubes"

Amendments to GROUP "B"

FOODS

Insert "Soft Drinks"

CHEMICALS

Delete "Phosphoric Acids"

CAPITAL EQUIPMENT AND DURABLE GOODS

Delete "Metal Wool"
"Light Bulbs"

Insert "Broom Corn"

"Bathroom fixtures (towel bars, toilet paper holders, toothbrush holders, etc.)"

RUBBER

"All rubber products" should be amended to read

"All rubber products (except rubber tires and tubes)"

Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 594

Maximum Prices of Soft Drinks

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council (Canada) P.C. 8528, dated November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on January 9, 1946.
2. Order No. 303 of the Board is amended by adding thereto immediately following Section 2 thereof the following as Section 2-A of the said Order, namely,

"2-A. (1) Notwithstanding any provision of this Order the maximum price at which any manufacturer or bottler or any person who sells at wholesale a bottled soft drink may sell an unsweetened bottled soft drink in any size shall be the following:

 - (a) an unsweetened non-carbonated bottled soft drink, one cent per bottle less than the lawful maximum price at which he may sell the same bottled soft drink in sweetened form in the same size;
 - (b) an unsweetened carbonated bottled soft drink, one cent per bottle less than the lawful maximum price at which he could sell the same bottled soft drink in sweetened form in the same size immediately prior to the day (August 1, 1945) on which Order No. 538 of the Board became effective.

(2) Notwithstanding any provision of this Order the maximum price at which any person may sell at retail an unsweetened bottled soft drink in any size shall be one cent per bottle less than the lawful maximum price at which he may sell the same bottled soft drink in sweetened form in the same size.

(3) Subsections 1 and 2 of this Section shall not apply to the sale by any person of an unsweetened bottled soft drink in a size which was sold on or before August 4, 1943, if such unsweetened bottled soft drink in the same size has continuously been manufactured for sale and sold during the period between August 4, 1943, and December 31, 1945."

Made at Ottawa, this 5th day of January, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1833

Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products, Office Equipment and Metal Containers, it is hereby ordered on behalf of the Board as follows:

INTRODUCTION

1. This Order comes into force on December 19, 1945, and replaces Administrator's Order No. A-1153, as amended, which is hereby revoked.

INTERPRETATION

2. For the purposes of this Order,

- (a) "terneplate" means blackplate coated on one or both sides with lead tin alloy; it includes "primes", "seconds", "rejects" and "waste-waste" but does not include "waste";
- (b) "electrolytic tinplate" means blackplate with a tin coating applied by electrolytic deposition; it includes "primes", "seconds", "rejects" and "waste-waste" but does not include "waste";
- (c) "tinplate" means blackplate coated on one or both sides with tin; it includes "primes", "seconds", "rejects" and "waste-waste" but does not include "waste";
- (d) "metal container" means any unused container the body of which is made wholly or in part of tinplate, terneplate or electrolytic tinplate and which is intended for packing products of any kind for sale, storage or shipment; it includes railroad shipping, hand delivery and factory type milk or cream cans whether used or unused; it also includes the covers, caps or closures for such metal containers; it does not include drums, high or low pressure gas steel cylinders or collapsible metal tubes.

EXEMPTIONS

3. The provisions of this Order shall not apply to

- (a) metal containers or metal closures used for canning or preserving any food products including fruits, vegetables, fruit or vegetable juices, poultry, meat or fish when such products are used or consumed within the home and are not sold or offered for sale;
- (b) metal containers used for packing a non-food commodity not named in the Schedule to this Order provided that the soldered parts only are made from terneplate and all other parts are made of blackplate or of waste tinplate (but this does not include tinplate "seconds", "rejects" or "waste-waste").

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Wood Products, Office Equipment and Metal Containers, upon application to him, may grant in individual cases of undue hardship or special circumstances.

DELIVERY OF CONTAINERS

5. No person may deliver metal containers to any person for any purpose other than resale

- (a) unless and until that person files with him a signed statement showing the quantities requested classified by sizes of containers, commodity to be packed and type of metal;

- (b) unless the commodity to be packed is listed in the said Schedule and the containers are in a size and made of a metal set out in the said Schedule opposite the name of the said commodity.

ACQUISITION OF METAL CONTAINERS

6. No person may acquire any metal containers for any purpose other than resale unless and until he files with his supplier a signed statement
- (a) showing for the information of his supplier and of the Board the quantities requested classified by sizes of containers, commodity to be packed and type of metal; and
 - (b) in which he undertakes to use the metal containers in accordance with the provisions of this Order or in accordance with the terms of a permit issued by the said Administrator.

PACKING OF CONTAINERS

7. No person shall use a metal container other than to pack a commodity named in the said Schedule and then only in the size or sizes and made of the metal set out in the said Schedule opposite the said commodity. Moreover no person may pack in a metal container any of the products listed in Commodity Groups "A", "B", "C", "D", "E" and "F" of the said Schedule unless such products are intended for human consumption.

8. No person shall remove any fruit, fruit juice, vegetables, vegetable juice or soup from a metal container in which it has been packed to another metal container unless the first mentioned metal container has a capacity of four gallons or more and it can be used again to pack the same or a similar kind of commodity; provided, however, that tomato paste, tomato pulp or puree and tomato sauce may be removed from No. 10 cans (105-oz.) or No. 12 cans (126-oz.) or larger cans for the purpose of packing with other products.

REPORTS

9. Every person who manufactures or uses metal containers shall make such reports to the said Administrator as the said Administrator may from time to time require.

Dated at Ottawa, this 18th day of December, 1945.

ARTHUR MAY,
*Administrator, Wood Products, Office
Equipment and Metal Containers.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1833

COMMODITY GROUP "A"—FRUITS

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
	SYRUP AND SOLID PACK:		
1	Apples, solid pack..... Crabapples, syrup pack.....	Tinplate.....	105-oz. 603 x 700
2	Apple Sauce.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
3	Apricots, whole apricots not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Blackberries, Black Raspberries, Red Raspberries, Boysenberries, Loganberries, Youngberries and Blueberries.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Cherries.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
6	Fruits for salads as defined by regulations under The Meat and Canned Foods Act.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
7	Peaches, whole peaches not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
8	Pears, whole pears over 2" in diameter not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
9	Plums and Fresh Prunes.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
	FROZEN FRUITS AND PIE FILLERS		
10	Fruits, frozen.....	Tinplate.....	30-lb. pail 50-lb. pail
11	Pie Fillers.....		
	(a) Apple.....	Tinplate.....	30-lb. pail 50-lb. pail
	(b) Berry..... Cherry..... Peach.....	Tinplate.....	105-oz. 603 x 700 30-lb. pail 50-lb. pail
12	Apple Juice (Vitaminized) as prescribed by regulations under The Meat and Canned Foods Act.	Tinplate.....	20-oz. 307 x 409 48-oz. 404 x 700 105-oz. 603 x 700

COMMODITY GROUP "B"—VEGETABLES

1	Asparagus (a) Tips.....	Tinplate.....	12-oz. 211 x 409 20-oz. 307 x 409 28-oz. 401 x 411
	(b) Cuttings.....	Tinplate.....	20-oz. 307 x 409 28-oz. 307 x 411 105-oz. 603 x 700

COMMODITY GROUP "B"—VEGETABLES—*Continued*

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
2	Beans, green wax or green Lima.....	Tinplate.....	20-oz. 307 x 409 105-oz. 603 x 700
3	Beans (<i>from Dried Beans</i>) with or without pork or tomato sauce (other than dehydrated).	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Beets, whole beets over 1½" diam. not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Carrots, whole carrots not to be packed..	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
6	Corn (<i>a</i>) cream style or whole kernel....	Tinplate.....	20-oz. 307 x 409 105-oz. 603 x 700
	(<i>b</i>) whole kernel, vacuum pack....	Tinplate.....	14-oz. 307 x 306
7	Mushrooms.....	Tinplate.....	10-oz. 211 x 400 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
8	Peas and carrots; fresh green peas only including fresh green quick-frozen, and carrots not to exceed 40% of total drained weight.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
9	Peas, fresh green.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
10	Pimentos.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
11	Pumpkin and Squash.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
12	Rhubarb.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
13	Soups: (<i>a</i>) Condensed, of permitted formulae only.		
	Asparagus.....		
	Pea, fresh green.....		
	Spinach.....		
	Tomato.....		
	Mushroom.....		
	Vegetable.....		
	Vegetable Beef.....		
	Chicken.....		
	Consomme.....	Tinplate.....	10-oz. 211 x 400
	Scotch Broth.....		
	Onion.....		
	Celery.....		
	Pepper Pot.....		
	Oxtail.....		
	Mock Turtle.....		
	Corn.....		
	Beef.....		
	(<i>b</i>) Ready-to-Serve—Pea (ripe or dried).	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411
14	Spinach and greens.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700

COMMODITY GROUP "B"—VEGETABLES—Continued

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
15	Succotash.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
16	Tomatoes.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
17	Tomato Catsup.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
18	Tomato Juice, including Tomato Juice with a maximum of 30% juices of other vegetables.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 48-oz. 404 x 700 105-oz. 603 x 700
19	Tomato Paste.....	Tinplate.....	14-oz. 300 x 400 28-oz. 401 x 411 105-oz. 603 x 700 126-oz. 603 x 812
20	Tomato Pulp and Puree, not less than 1.05 sp. gr.	Tinplate.....	105-oz. 603 x 700 126-oz. 603 x 812
21	Vegetables, mixed (Macedoine), consisting of beans (green or waxed), peas (fresh green), corn (cut or whole kernel), cabbage (fresh green), carrots (diced or cubed), turnip (table fresh green), celery, onions, parsley, pimento, peppers; provided that not more than 35% of carrots and 5% of turnips may be included or 40% of carrots if no turnip is included or not more than 10% cabbage, 5% onions, 5% celery, all basis drained weight.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
22	Sauerkraut.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700

COMMODITY GROUP "C"—FISH

1	Anchovies.....	Tinplate.....	3½-oz. oval, 407 x 213 x 015
2	Clams, Pacific.....	Tinplate.....	1-lb. 301 x 411
3	Clams, Atlantic, including Quahaugs....	Tinplate.....	5-oz. net meat, 211 x 400
4	Crabs, Pacific.....	Tinplate.....	8-oz. 307 x 201.25
5	Fish Paste.....	Tinplate.....	2-oz. 211 x 015 4-oz. 301 x 017 7-oz. 307 x 203 307 x 201.25 307 x 200 300 x 203.5 301 x 202.5
6	Haddies, including Cod, Pollock, Hake and Cusk.	Tinplate.....	14-oz. flat, 404 x 206
7	Lobsters.....	Tinplate.....	6-oz. flat, 307 x 200 12-oz. flat, 404 x 206
8	Lobster meat, fresh cooked (for refrigeration shipment).	Tinplate.....	1-lb. flat, 404 x 206
9	Lobster Tomale.....	Tinplate.....	3-oz. 300 x 108 6-oz. 307 x 112 6-oz. 307 x 200
10	Mackerel.....	Tinplate.....	14-oz. 404 x 206 1-lb. 301 x 411 1-lb. 300 x 409

COMMODITY GROUP "C"—FISH—Continued

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
11	Mussels.....	Tinplate.....	5-oz. net meat, 211 x 400
12	Oysters (shucked for refrigeration shipment fresh).	Tinplate.....	1-gal. returnable
13	Pilchards.....	Tinplate.....	$\frac{1}{2}$ -lb. flat, 307 x 201.25 1-lb. tall, 301 x 411
14	Salmon.....	Tinplate.....	$\frac{1}{2}$ -lb. flat, 307 x 201.25 1-lb. tall, 301 x 411 1-lb. flat, 404 x 206
15	Tuna.....	Tinplate.....	6/7 oz. flat, 307 x 200 307 x 201.25 307 x 203 307 x 113
16	Herring, Atlantic.....	Tinplate.....	7-oz. Oval 512 x 306 x 102 10-oz. 211 x 400 13-oz. Oval 608 x 408 x 106 1-lb. 300 x 409 1-lb. 404 x 206
	Pacific.....	Tinplate.....	$\frac{1}{2}$ -lb. Oval 513 x 302 x 103 1-lb. Oval 608 x 406 x 108 1-lb. Tall 301 x 411
17	Sardines.....	Tinplate.....	$3\frac{1}{2}$ -oz. Flat 307 x 100 $3\frac{1}{2}$ -oz. Oval 404 x 300 x 014 4 -oz. Flat 400 x 100 $\frac{1}{4}$ -lb. Oval 407 x 213 x 015
18	Kipperd Snacks.....	Tinplate.....	$3\frac{1}{2}$ -oz. Oval 604 x 114 x 014 $3\frac{1}{2}$ -oz. Flat 307 x 100 $4\frac{1}{2}$ -oz. Flat 400 x 100 $\frac{1}{4}$ -lb. Oval 407 x 213 x 015
19	Clam Bouillon, Clam Chowder & Fish Chowder.	Tinplate.....	10-oz. 211 x 400

COMMODITY GROUP "D"—MEATS

1	Beefsteak with mushrooms..... Beefsteak with onions..... Beefsteak with kidneys..... Not less than 75% fresh meat by weight..	Tinplate.....	16-oz. 404 x 206 16-oz. 401 x 207 16-oz. 401 x 211.5
2	Roast Beef.....	Tinplate.....	16-oz. 404 x 206 16-oz. 401 x 207 16-oz. 401 x 211.5
3	Meat Balls.....	Tinplate.....	16-oz. 401 x 207 16-oz. 401 x 211.5
4	Ox Tongues.....	Tinplate.....	32-oz. 507 x 213
5	Pork Lunch Tongue.....	Tinplate.....	12-oz. 404 x 114 6-lb. 402 x 310 x 1204
6	Spiced Pork Products (except Sausage and Spreads), including Spiced Ham, Spiced Pork, Ham Loaf, Pork Loaf, Luncheon Meat and Meat Loaf.	Tinplate.....	12-oz. 115 x 312 x 308 12-oz. 300 x 309 12-oz. 301 x 307 16-oz. 300 x 409 16-oz. 301 x 409 16-oz. 401 x 207 16-oz. 401 x 211.5 6-lb. 402 x 310 x 1204
7	Stews, Boiled Dinners and Hashes— Beef, Lamb, Mutton, Veal or Poultry.	Tinplate.....	15-oz. 300 x 407 15-oz. 401 x 207 16-oz. 401 x 211.5

COMMODITY GROUP "D"—MEATS—Continued

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
8	Mutton or Mutton Stew.....	Tinplate.....	15-oz. 300 x 407 16-oz. 401 x 207 16-oz. 401 x 211.5
9	Meat and/or Poultry Sandwich Spreads and Potted Meats.	Tinplate.....	3-oz. round 7-oz. 300 x 203.5 8-oz. 307 x 201.25 8-oz. 301 x 202.5
10	Sausage.....	Tinplate.....	14-oz. 300 x 409 14-oz. 301 x 409 14-oz. 301 x 411
11	Milk Blood Pudding.....	Tinplate.....	20-oz. 307 x 409
12	Boneless Poultry.....	Tinplate.....	7-oz. 300 x 203.5 7-oz. 307 x 112 16-oz. 300 x 407 16-oz. 300 x 409 16-oz. 301 x 409
13	Chili-con-carne.....	Tinplate.....	15-oz. 300 x 407

COMMODITY GROUP "E"—MILK AND CREAM PRODUCTS

1	Milk, sweetened, condensed.....	Tinplate.....	15-oz. 300 x 307
	For Export only.....	Tinplate.....	14-oz. 215 x 300 14-oz. 300 x 304
2	Milk, evaporated.....	Tinplate.....	16-oz. 215 x 404 16-oz. 215 x 403 16-oz. 301 x 411 8-lb. 515 x 805
	For Export only.....	Tinplate.....	6-oz. 14½-oz. 215 x 313.5
3	Whole Milk Powders or Baby Foods, meaning foods processed for infants in powdered form, containing not less than 70% milk solids by weight.	Tinplate.....	16-oz. 404 x 400 2½-lb. 5-lb. 50-lb.
4	Milk.....	Steel Sheet..... Tin, hot dipped.	<i>Railroad Shipping Type</i> 5-gal. 8-gal. 10-gal. Shotgun
		Steel Sheet..... Tin, hot dipped.	<i>Hand Delivery Type</i> 2-gal. 3-gal. 5-gal.
		Steel Sheet..... Tin, hot dipped...	<i>Cheese Factory Type</i> 20-gal. 30-gal. 40-gal.
5	Cream.....	Steel Sheet..... Tin, hot dipped...	<i>Cream Type</i> 2-gal. 3-gal. 5-gal. 8-gal.

COMMODITY GROUP "F"

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
1	Baby Foods, strained, of permitted formulae only, including vegetables, fruits, cereals, meats, and milk.	Tinplate.....	5-oz. 202 x 214
2	Chocolate Syrup.....	Tinplate.....	105-oz. 603 x 700 10-lb.
3	Edible oils, liquid, including only animal, vegetable, fish and other marine animal and edible blends of such oils.	Tinplate.....	1-lb. 8-lb. 4-gal. 5-gal.
4	Eggs, frozen.....	Tinplate.....	40-lb. Flare Pail
5	Honey.....	Tinplate.....	60-lb. 70-lb.
6	Jam, Jelly and Marmalade.....	Tinplate.....	2-lb. 4-lb. 30-lb. Pail
7	Lard and Shortening.....	Tinplate.....	20-lbs. and larger.
8	Peanut Butter.....	Tinplate.....	20-lb. Pail
9	Maple Syrup.....	Tinplate.....	1-gal.
10	Molasses.....	Tinplate.....	2-lb. 5-lb. 10-lb.
11	Non-laxative Foods, consisting of sugar and dextrine, with or without other ingredients, and containing less than 5% moisture, put up in sterile form for the special feeding of infants under one year of age.	Tinplate.....	Any size.
12	Syrup, corn, cane or blends.....	Tinplate.....	2-lb. 5-lb. 10-lb.
13	Spaghetti, with or without Cheese or Tomato Sauce.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
14	Mincemeat.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700 and larger.

COMMODITY GROUP "G"—PAINT AND VARNISH MATERIALS

1	Lacquers, Lacquer Thinners and Lacquer Stains, Varnish and Varnish Removers.	Terneplate.....	$\frac{1}{2}$ -pt. 1-qt. 1-gal. 4-gal. 5-gal.
2	Shellac.....	Terneplate.....	$\frac{1}{2}$ -pt. 1-gal. 4-gal. 5-gal.
3	Paints, pigmented oil or Oleoresinous, ready mixed, semi-paste or paste, including white lead in oil, colours in oil; also bituminous emulsion paints and tar or asphalt base coatings (shall not include dry or powdered paints).	Terneplate.....	$\frac{1}{2}$ -pt. 1-qt. 1-gal. 4-gal. 5-gal.
4	Paints, paste water type including resin-emulsion, casein and vegetable protein paste types	Terneplate.....	1-qt. 1-gal. 4-gal. 5-gal.

COMMODITY GROUP "G"—PAINT AND VARNISH MATERIALS—*Continued*

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
5	Aluminum paint.....	Terneplate.....	1-qt. 1-gal. 4-gal. 5-gal.
6	Drying Oils, including but not limited to Linseed Oil and Turpentine.	Terneplate.....	1-gal. 4-gal. 5-gal.
7	Copper bottom and anti-fouling paints....	Tinplate.....	1-gal. 4-gal. 5-gal.

COMMODITY GROUP "H"—PRINTING INKS, OILS AND GLUES

1	Reducing Varnish.....	Terneplate.....	1-pt. 301 x 408 1-lb. 305 x 400
2	Liquid Glues and Adhesives.....	Terneplate.....	1-pt. 1-qt. 1-gal. 4-gal. 5-gal. and larger.
3	Fish Livers and Fish Liver Oils.....	Tinplate.....	1-gal. 4-gal. 5-gal. and larger.
4	Essential Oils, distilled and cold pressed and dilutions thereof 25% or more.	Tinplate.....	1-gal. 4-gal. 5-gal. and larger.

COMMODITY GROUP "I"—DISINFECTANTS, INSECTICIDES, ETC.

1	Sprays and Insecticides with pyrethrum or rotenone base.	Tinplate.....	4/5-gal. 1-gal. 4-gal. 5-gal. and larger.
2	Sprays, Disinfectants, Fungicides and Insecticides including but not limited to cynogas.	Terneplate.....	1-qt. (32-oz.) 1-qt. (40-oz.) 1-gal. (U.S.) 1-gal. (Imp.) 4-gal. 5-gal. and larger.
3	Nicotine Sulphate.....	Tinplate.....	1-gal. 4-gal. 5-gal. and larger.

COMMODITY GROUP "J"—SPECIAL PRODUCTS

	(Column 1)	(Column 2)	(Column 3)
1	Oleic Acid.....	Terneplate.....	1-gal. 4-gal. 5-gal. and larger.
2	Dangerous chemicals requiring a metal container by regulations of Can. Transport Commission.	Terneplate.....	Any size.
3	Phenol and Cresol, including Creosote and Wood Preservatives.	Terneplate.....	1-gal. 4-gal. 5-gal. and larger.
4	Benzol, Naphtha, Toluene and Xylene..	Terneplate.....	1-gal. 4-gal. 5-gal. and larger.
5	Fire Extinguisher Fluid, limited to chlorinated-hydrocarbon type.	Terneplate.....	1-qt. 1-gal. 4-gal. 5-gal. and larger.
6	Glycerine (a) medicinally pure.....	Tinplate.....	1-gal. 4-gal. 5-gal. and larger.
	(b) Industrial.....	Terneplate.....	1-gal. 4-gal. 5-gal. and larger.
7	Anti-Freeze (a) Ethylene Glycol.....	Terneplate.....	1-qt. 1-gal.
	(b) Alcohol.....	Terneplate.....	1-qt. 1-gal.
8	Cements and Dressings, limited to Belting, Furnace, Linoleum, Pipe Joint and Radiator (not to be packed dry).	Terneplate.....	$\frac{1}{2}$ -pt. 1-qt. 1-gal. 4-gal. 5-gal.
9	Cements, Rubber, solvent and latex....	Terneplate.....	$\frac{1}{2}$ -pt. 1-pt. 1-qt. 1-gal. 4-gal. 5-gal. and larger.
10	Gasket assembling compounds.....	Terneplate.....	1-qt. 1-gal. 4-gal. 5-gal.
11	Dry Solvents, including but not limited to Toilet Bowl and Drain Pipe Cleaners containing not less than 70% bisulphate of soda.	Bottom and Body Black-plate. Top—Tinplate, frozen and rejects,	Nearest existing size to 10-oz. 20-oz. and larger.
12	Lye.....	Bottom and Body Black-plate, Top—Tinplate, frozen and rejects.	10-oz. and larger.
13	Sodium Chlorate.....	Terneplate.....	1-gal. 4-gal. 5-gal. and larger
14	Blood Plasma.....	Tinplate.....	Any size.
15	Chloroform and Ether.....	Tinplate.....	Any size.
16	Ointments and Salves— (a) Prescription type.....	Tinplate frozen.... Rejects or waste-waste.	$\frac{1}{2}$ -oz. 1-oz. 2-oz. 4-oz. 1-lb. 5-lb. 10-lb.
	(b) Proprietary type.....	Tinplate frozen.... Rejects or waste-waste.	Existing sizes.
17	Poultices, paste type, including but not limited to Thermofuge, Antiphlogistine and Plasmalin.	Tinplate.....	Existing sizes.
18	Graphite with liquid content.....	Terneplate.....	1-qt. 1-gal. 4-gal. 5-gal.

COMMODITY GROUP "J"—SPECIAL PRODUCTS—Continued

	(Column 1)	(Column 2)	(Column 3)
19	Oil, Transformer and Refrigerator.....	Tinplate.....	1-gal. 2-gal. 4-gal. 5-gal.
20	Lubricating Oils.....	Terneplate.....	1-gal. 4-gal. 5-gal.
21	Leather Dressings— Liquid.....	Terneplate.....	4-gal. 5-gal.
22	Soaps and Cleaners— Liquid type.....	Terneplate.....	4-gal. 5-gal. and larger.
23	Metal Polish, including Stove Polish....	Terneplate.....	4-oz. and larger
24	Polishes and Waxes— Liquid.....	Body and top, Terneplate; bottom, Blackplate.	1-pt. 1-qt. 1-gal. 4-gal. 5-gal.
25	Shock Absorber Fluid and Brake Fluid..	Terneplate.....	1-gal. 4-gal. 5-gal. and larger.
26	Bee Feeder Cans.....	Tinplate.....	10-lb.

COMMODITY GROUP "K"—SUNDRY ITEMS

1	Auto Supplies.....	Rejects or waste- waste.	Any size.
2	Baking Powder.....	Rejects or waste- waste.	8-oz. and larger.
3	Bouillon Cubes.....	Rejects or waste- waste.	Any size.
4	Cements and Glues (dry).....	Rejects or waste- waste.	Any size.
5	Dehydrated Vegetables.....	Rejects or waste- waste.	Any size.
6	Disinfectants and Deodorants, including Incense and Moth Preventatives: Pow- ders, Blocks and Crystals.	Rejects or waste- waste.	Any size.
7	Dyes (dry).....	Rejects or waste- waste.	Any size.
8	Exterminators— (a) Gopher Poison.....	Rejects or waste- waste.	Any size.
	(b) Rat Poison.....	Rejects or waste- waste.	Any size.
	(c) Roach Paste and Powder.....	Rejects or waste- waste.	Any size.
	(d) Insect Traps.....	Rejects or waste- waste.	Any size.
9	Electrodes (welding rods).....	Rejects or waste- waste.	Any size.
10	Grain Fumigants and Seed Disinfectants.	Rejects or waste- waste.	Any size.
11	Oils— (a) Household (lubricating).....	Rejects or waste- waste.	3-oz. and larger.
	(b) Penetrating Oil.....	Rejects or waste- waste.	4-oz. and larger.
12	Ink Eradicator.....	Rejects or waste- waste.	Any size.

COMMODITY GROUP "K"—SUNDRY ITEMS—*Continued*

	(Column 1)	(Column 2)	(Column 3)
13	Lighter Fluid.....	Rejects or waste-waste.	4-oz. and larger.
14	Malt Syrup.....	Rejects or waste-waste.	No. 3 can (2½-lb.).
15	Plastic Wood.....	Rejects or waste-waste.	4-oz. and larger.
16	Spices.....	Rejects or waste-waste.	Any size.
17	Putty.....	Rejects or waste-waste.	1-lb. and 5-lb.
18	Wallpaper Cleaner.....	Rejects or waste-waste.	8-oz. and larger.
19	Aluminum Paint.....	Rejects or waste-waste.	¼-pt. and larger.

WARTIME PRICES AND TRADE BOARD**Administrator's Order No. A-1842****Maximum Prices of Tires and Tubes**

The Rubber Controller is revoking Order No. Rubber 4E which controls the distribution of tires and tubes and sets maximum prices therefor. It is accordingly desirable to issue an Order of the Administrator of Rubber fixing maximum prices for tires and tubes and repairs to tires and tubes. This Order does not involve any changes in maximum prices.

Now therefore under powers given by the Wartime Prices and Trade Board to the Administrator of Rubber, it is hereby ordered as follows:

1. This Order comes into effect on January 1, 1946.

2. For the purposes of this Order

(a) "dealer" means a person, including a manufacturer, a wholesaler, a distributor and a retailer who, in the ordinary course of business, sells tires and tubes;

(b) "tire" means a pneumatic rubber tire or casing capable of being used on any motor vehicle or horse-drawn vehicle, including a truck, bus, motor cycle, tractor, farm implement, trailer, snowmobile or industrial, mining or construction equipment;

(c) "tube" means a rubber tube capable of being used in a tire.

3. Except as provided in Section 4, the maximum price at which any person may sell a new tire or tube shall be the price shown for a tire of the same brand, size and ply or a tube of the same brand and size in the retail price list published by the manufacturer of the tire or tube and in effect during the basic period (September 15-October 11, 1941) or fixed in a price notification issued by the Board.

(NOTE: (1) Under subsection (4) of Section 7 of the Wartime Prices and Trade Regulations, every seller is required to continue to allow any difference in price which he customarily or during the basic period allowed to different classes of buyers or for different quantities or under different conditions of sale and which result in a lower net price per unit of goods unless, in particular circumstances, a specified discount is authorized by the Board either by Order, as in Section 4 herein, or by any price notification.

(2) Under Board Order No. 414 manufacturers and wholesale distributors may not sell any dissimilar tire or tube unless the maximum price therefor has been fixed in accordance with that Order.)

4. The maximum price at which any dealer may sell a new tire or a new tube for use on a truck shall be the maximum price fixed by Section 3, except that

- (a) if the buyer owns and operates more than four but less than twenty-five trucks, the maximum price shall be that fixed above less a discount of ten per centum (10%) of such price; or
- (b) if the buyer owns and operates twenty-five or more trucks, the maximum price shall be that fixed above less a discount of ten per centum (10%) of such price, and a further discount of ten per centum (10%) of the price resulting from the deduction of the first discount.

5. (1) The maximum price at which any person may sell or offer to sell any used tire (other than a retreaded tire) or used tube listed in Table I or Table II of the Schedule hereto shall be

- (a) if the tire or tube has been repaired in order to make it reasonably fit for the purpose for which it was manufactured or does not need repairing in order to make it reasonably fit for such purpose, the price set forth in said Table I or II, as the case may be, for such used tire or used tube;
- (b) if the used tire or used tube needs repairing in order to make it reasonably fit for the purpose for which it was manufactured, the maximum price fixed by clause (a) preceding less the estimated cost of the repairing required to make the used tire or used tube reasonably fit for such purpose.

(2) The maximum price at which any person may sell any used tire (other than a retreaded tire) not listed in said Table I shall be

- (a) if the used tire has been repaired in order to make it reasonably fit for the purpose for which it was manufactured or does not need repairing to make it reasonably fit for such purpose
 - (i) fifty per centum (50%), if it has fifty per centum (50%) or over of the tread design thickness remaining, or
 - (ii) thirty-three per centum (33%), if it has less than fifty per centum (50%) of the tread design thickness remaining but is not smooth, or
 - (iii) twenty per centum (20%), if it is smooth or regrooved, of the maximum price of a new tire of the same make, brand, size and ply as fixed by Section 3;
- (b) if the used tire needs repairing to make it reasonably fit for the purpose for which it was manufactured, the maximum price fixed by clause (a) preceding less the estimated cost of the repairing required to make the used tire reasonably fit for such purpose.

(3) The maximum price at which any person may sell a used tire which has been retreaded shall be the price fixed by subsection (1) or (2) preceding, as the case may be, for a smooth or regrooved tire of the same size plus the amount set forth for such tire in Table III of the said Schedule and such maximum price shall be inclusive of the cost of all incidental repairs.

(4) The maximum price at which any person may sell a used tube not listed in said Table II or a special purpose type tube of stronger construction, including the Dominion Royal Master, Firestone Life Protector, Goodrich Sealomatic and Goodyear Life Guard makes, shall be

- (a) if the used tube has been repaired in order to make it reasonably fit for the purpose for which it was manufactured or does not need repairing to make it reasonably fit for such purpose, fifty per centum (50%) of the maximum price of a new tube of the same make, brand and size as fixed by Section 3;
- (b) if the used tube needs repairing to make it reasonably fit for the purpose for which it was manufactured, the maximum price fixed by clause (a) preceding less the estimated cost of the repairing required to make the used tube reasonably fit for such purpose.

6. (1) The maximum price which any person may charge any person other than a dealer for retreading a used tire shall be

- (a) if no repairs are necessary to such tire, the amount set forth for such tire in Table III of the said Schedule;

(b) if repairs are necessary to such tire, the price fixed by clause (a) preceding plus one half the amount set forth in Table IV of the said Schedule for one repair to such tire and such maximum price shall be inclusive of the cost of all incidental repairs.

(2) The maximum price which any person may charge a dealer for retreading a used tire shall be the maximum price fixed by subsection (1) preceding less a discount of twenty per centum (20%).

7. The maximum price which any person may charge for making a vulcanized standard section repair or a vulcanized spot repair to any tire shall be the amount set forth for such tire and such repair in Table IV to the said Schedule; provided, however, that if more than one such repair is made to the tire the maximum price which such person may charge for any additional repair shall be one half the amount set out in said Table IV for each additional repair.

8. All maximum prices fixed by this Order are inclusive of any federal sales or excise tax.

9. Any person selling a tire or tube shall give the same guarantee as he gave in the basic period except that he shall not be required to give a guarantee for a period of time greater than 90 days after delivery, and any such guarantee shall not be given in respect of any matter or thing other than any defect in materials and/or workmanship. No person shall be required to replace any tire or tube under any guarantee unless its condition is such that it cannot be repaired and unless the defective tire or tube is returned to the guarantor.

10. Every dealer shall keep and maintain all invoices, accounts, receipts, documents and records relating to all purchases and sales of used and new tires and tubes and upon request make the same available for inspection by any representative of the Board.

11. Every dealer shall have and keep and make available for inspection by any person a copy of this Order including the Schedule hereto.

Dated at Ottawa, this 29th day of December, 1945.

J. A. MARTIN,
Administrator of Rubber.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1842

TABLE I.—MAXIMUM PRICES FOR USED TIRES

All Prices in this Table are Based on the Percentage of Tread Design Thickness which Remains on the Used Tire

	50% or Over of Tread Design Thickness Remaining	Less than 50% of Tread Design Thickness Remaining but not Smooth	Smooth or Regrooved
	\$ cts.	\$ cts.	\$ cts.
4- AND 6-PLY PASSENGER CAR SIZES			
30 x 3½.....	5.00	3.35	2.00
400/18-19.....	6.00	4.00	2.40
440-450/21.....	6.95	4.65	2.80
450/16-17-18.....	6.25	4.15	2.50
475/16-17-18.....	6.75	4.50	2.70
475-500/19.....	7.35	4.90	2.95
450-475-500/20.....	7.60	5.10	3.05
500/16.....	7.30	4.90	2.90
525/16.....	8.45	5.65	3.40
525-550/17-18-19-20-21.....	9.65	6.45	3.85
550-575/16.....	9.55	6.35	3.80
600/16.....	10.80	7.20	4.30
600-650/17-18-19-20-21.....	11.00	7.35	4.40
625/16.....	12.10	8.05	4.80
625-650/16.....	12.50	8.50	5.00
650/15-16.....	13.10	8.75	5.25
700/15-16-17-18-19-20.....	14.20	9.50	5.75
750/16-17.....	23.45	15.65	9.40
BUS AND TRUCK SIZES			
<i>Single Sizes</i>			
600/16-17-6-ply.....	14.20	9.45	5.65
600/20-6-ply.....	14.65	9.75	5.85
650/16-17-6-ply.....	17.50	11.65	7.00
650/20-6-ply.....	18.95	12.60	7.60
700/15-16-17-6-ply.....	19.50	13.00	7.80
700/17-8-ply.....	22.35	14.90	8.95
700/20-8-ply.....	24.50	16.35	9.80
750/16-6-ply.....	24.00	16.00	9.60
750/16-17-18-20-8-ply.....	27.50	18.35	11.00
750/24-8-ply.....	31.90	21.25	12.75
825/18-20-22-10-ply.....	39.95	26.60	16.00
825/20-12-ply.....	43.55	29.05	17.45
900/18-20-22-24-10-ply.....	52.00	34.65	20.80
975-1000/18-20-22-12-ply.....	64.60	43.05	25.85
1050-1100/20-22-24-12-ply.....	78.50	52.30	31.40
1200/18-20-22-24-14-ply.....	107.65	71.75	43.05
14-00-16-ply.....	173.05	115.35	69.20
14-00-20-ply.....	209.45	139.65	83.80
<i>Combination Sizes and Single Sizes</i>			
600/20/30 x 5-8-ply 30 x 5-8-ply.....	17.55	11.70	7.00
650-20/32 x 6-8-ply 32 x 6-8-ply.....	22.75	15.15	9.10
700-20/32 x 6-10-ply.....	27.45	18.30	11.00
32 x 6-12-ply.....	30.20	20.15	12.10
700-24/36 x 6-10-ply.....	31.25	20.85	12.50
750-18/32 x 7-10-ply.....	32.80	21.85	13.10
750-20/34 x 7-10-ply.....	34.00	22.65	13.60
34 x 7-12-ply.....	37.40	24.95	14.95
750-24/38 x 7-10-ply.....	38.25	25.50	15.30
900-20/36 x 8-12-ply.....	58.85	39.25	23.55
36 x 8-14-ply.....	64.75	43.15	25.90
900-24/40 x 8-12-ply.....	66.35	44.25	26.55
900-24-10-ply.....	59.75	39.85	23.90
1000-20/38 x 9-14-ply.....	70.25	46.80	28.10
1200-24-8-ply.....	61.65	41.10	24.65
1300-24-8-ply.....	77.10	51.40	30.85

TABLE I—MAXIMUM PRICES FOR USED TIRES—*Concluded*

	50% or Over of Tread Design Thickness Remaining	Less than 50% of Tread Design Thickness Remaining but not Smooth	Smooth or Regrooved
	\$ cts.	\$ cts.	\$ cts.
<i>SS Sizes</i>			
SSA 10- 6-ply.....	14.85	9.90	5.95
SS 11- 6-ply.....	12.60	8.40	5.00
SSA 13- 6-ply.....	17.10	11.40	6.80
SS 17- 8-ply.....	20.00	13.35	8.00
SS 19- 8-ply.....	26.35	17.60	10.55
SS 22-10-ply.....	34.75	23.20	13.90
SS 28-10-ply.....	43.25	28.85	17.30
SS 30-10-ply.....	55.25	36.85	22.10
SS 34-10-ply.....	56.15	37.45	22.45
SS 40-12-ply.....	73.50	49.00	29.40
SS 42-12-ply.....	77.40	51.60	31.00
<i>Special War Department Types and Sizes</i>			
900/16 10 Ply Run Flat.....	60.60	40.40	24.25
1050/16 10 Ply Run Flat.....	85.45	56.95	34.20
450/16 6 Ply Run Flat.....	18.05	12.05	7.20
925/16 8 Ply Run Flat.....	54.90	36.60	22.00
1050/20 10 Ply Run Flat.....	94.90	63.25	37.95
1400/20 14 Ply Run Flat.....	223.35	148.90	89.35
1050/16 12 Ply Conventional.....	66.65	44.45	26.70
1050/16 12 Ply Sand Tire.....	66.65	44.45	26.70
1050/20 12 Ply Sand Tire.....	74.05	49.40	29.65
900/16 10 Ply Cross Country.....	48.45	32.30	19.40
925/16 8 Ply Cross Country.....	43.95	29.30	17.60
1050/16 12 Ply Cross Country.....	68.35	45.55	27.35
1050/20 12 Ply Cross Country.....	75.90	50.60	30.35
1400/20 20 Ply Cross Country.....	202.95	135.30	81.15
900/16 8 Ply All Service.....	44.05	29.40	17.65
900/16 10 Ply Conventional.....	47.30	31.55	18.90
900/16 10 Ply H.D. Bus.....	47.30	31.55	18.95
900/13 6 Ply Cross Country.....	34.85	23.25	13.95
900/13 6 Ply Sand Tire.....	34.00	22.65	13.60

TABLE II.—MAXIMUM PRICES FOR USED TUBES

PASSENGER CAR SIZES

Group and Cross Section	Used Tube	Group and Cross Section	Used Tube
	\$ cts.		\$ cts.
30 x 3- $\frac{1}{2}$	0.60	C-17....{5.25, 5.50, 6.00-17}.....	1.45
A-16....{4.50-16}.....	0.95	{6.50-17 }	
A-17....{4.50-17}.....	0.95	{5.50, 6.00, 6.50-18}.....	1.55
{4.75-16}.....		{5.25, 5.50, 6.00-19}.....	
A-20-21. {4.50, 4.75, 5.00-20}.....	1.10	{6.50-19 }	
{4.40, 4.50, 4.75-21}		C-20-21. {5.25, 5.50, 6.00-20}.....	1.80
B-16....{5.00-16}.....	1.15	{6.50-20 }	
{5.25-16}.....		{6.00, 6.50-21 }	
B-17-18. {5.00-17 }	1.25	D-15....{6.50-15}.....	1.75
{4.75, 5.25-18 }		{7.00-15}.....	
B-19....{4.75-19}.....	1.30	D-16....{6.50-16}.....	1.80
{5.00-19}.....		{7.00-16}.....	
B-21-22. {5.00-21}.....	1.45	D-17-7.00-17.....	1.85
{5.00-22}.....		D-18-7.00-18.....	2.00
{5.25-21}.....		D-19-7.00-19.....	2.00
C-16....{5.50-16}.....	1.35	D-20-21. {7.00-20}.....	2.15
{5.75-16}.....		{7.00-21}.....	
CD-16.. {6.00-16}.....	1.45	7.50-16.....	2.55
{6.25-16}.....		7.50-17.....	2.60

TABLE II—MAXIMUM PRICES FOR USED TUBES—*Concluded*

BUS AND TRUCK SIZES

Size or Group		\$	cts.
6·00-16.....			1.55
6·00-17.....			1.65
6·50-16.....			1.90
6·50-17.....			1.65
6·50-20.....			2.35
7·00-15.....			1.85
7·00-16.....			1.90
7·50-16.....			2.75
8·25-18.....			4.15
8·25-20.....			4.25
8·25-22.....			4.50
9·00-18.....			4.80
9·00-22.....			5.10
9·00-24.....			5.35
BT-20	(7·00-20, 7·00-20/32 x 6, SD-19).....		2.65
CT-20	(6·00-20, 6·00-20/30 x 5).....		1.95
DT-17	(7·00-17, 7·50-17).....		2.00
ET-18	(7·50-18).....		3.50
ET-20	(7·50-20, 7·50-20/34 x 7, SD-22).....		3.70
ET-24	(7·50-24, 7·50-24/38 x 7).....		4.00
KT-20	(9·00-20, 9·00-20/36 x 8, SD-34).....		4.85
KT-24 or FT-24	(9·00-24, 9·00-24/40 x 8).....		5.35
LT-18	(9·75/10·00-18).....		5.15
LT-20	(9·75/10·00-20, 10·00-20/38 x 9, SD-40).....		5.30
LT-22	(9·75/10·00-22, SD-42).....		5.40
MT-20	(10·50/11·00-20).....		6.00
MT-22	(10·50/11·00-22).....		6.70
MT-24	(10·50/11·00-24/44 x 10).....		7.45
OT-18	(11·25/12·00-18).....		7.90
OT-20	(11·25/12·00-20).....		8.35
OT-22	(11·25/12·00-22).....		8.80
OT-24	(11·25/12·00-24).....		9.30
ST-24	(13·50/14·00-24).....		14.65

TUBES FOR SPECIAL WAR DEPARTMENT
TYPES AND SIZES OF TIRES

900/16	10 Ply Run Flat.....	5.80
1050/16	10 Ply Run Flat.....	6.95
450/16	6 Ply Run Flat.....	3.15
925/16	8 Ply Run Flat.....	5.85
1050/20	10 Ply Run Flat.....	7.65
1400/20	14 Ply Run Flat.....	16.40
1050/16	12 Ply Conventional.....	8.20
1050/16	12 Ply Sand Tire.....	8.20
1050/20	12 Ply Sand Tire.....	9.05
900/16	10 Ply Cross Country.....	7.10
925/16	8 Ply Cross Country.....	7.10
1050/16	12 Ply Cross Country.....	8.20
1050/20	12 Ply Cross Country.....	9.00
1400/20	20 Ply Cross Country.....	20.00
900/13	6 Ply Sand Tire.....	6.00

TABLE III.—MAXIMUM PRICES FOR RETREADING SERVICES

Size	Retread- ing Services	Size	Retread- ing Services
	\$ cts.		\$ cts.
<i>Passenger Tires</i>		<i>Truck and Bus Balloon—Conc.</i>	
30 x 3 1/2.....	5.45	7-50-16-17-18.....	18.50
4-00/15.....	6.00	8-25-18-20-22.....	28.25
4-50/20-21	6.45	9-00-18.....	34.50
4-00/19		9-00-22.....	39.50
4-75/19-20		9-75-22.....	48.75
5-00/19-20		10-00-22.....	51.50
4-00/18		10-50-20-22; 11-00-20.....	57.00
4-50/18			
5-25 x 17	8.15	<i>Special War Department Types and Sizes</i>	
5-25/18-19		900/16 10 Ply Run Flat.....	34.50
5-00/16		1050/16 10 Ply Run Flat.....	49.50
5-50/16-17-18		450/16 6 Ply Run Flat.....	6.45
5-25/20-21	9.00	925/16 8 Ply Run Flat.....	34.50
5-50/19-20		1050/20 10 Ply Run Flat.....	57.00
6-00 x 16		1400/20 14 Ply Run Flat.....	75.00
6-00 x 17		1050/16 12 Ply Conventional.....	49.50
6-25 x 16	10.15	1050/16 12 Ply Sand Tire.....	49.50
6-50/16-17		1050/20 12 Ply Sand Tire.....	57.00
14" Jumbo		900/16 10 Ply Cross Country.....	34.50
6-00/18-19		925/16 8 Ply Cross Country.....	34.50
6-50/18-19	10.85	1050/16 12 Ply Cross Country.....	49.50
6-00/20-21		1050/20 12 Ply Cross Country.....	57.00
6-50 x 20		1400/20 20 Ply Cross Country.....	75.00
7-00/15-16-17-18-19-20.....	11.85	900/16 8 Ply All Service.....	35.00
7-50 x 15.....	13.95	900/16 10 Ply Conventional.....	35.00
7-50/16-17-18-19.....	17.00	900/16 10 Ply H. D. Bus.....	35.00
8-25/16.....	21.00	900/13 6 Ply Cross Country.....	25.75
		900/13 6 Ply Sand Tire.....	25.75
<i>Truck and Bus Combination Tires</i>		<i>Motor Cycle Sizes</i>	
6-00-20	11.50	3-00-20.....	6.00
6-00-20/30 x 5		3-25-19.....	6.00
6-50-20	14.75	3-50-19.....	6.00
6-50-20/32 x C T.T.		3-85-20.....	6.00
36 x 6.....	20.75	4-00-18.....	6.45
7-00-20	18.00	5-00-16.....	8.15
7-00-20/32 x 6 H.D.			
7-50-20	23.25	<i>Earth Mover Sizes</i>	
7-50-20/34 x 7		1125/20-1200/20.....	69.00
9-00-20	37.00	1300/20-1275/20.....	75.00
9-00-20/36 x 8		1350/20-1400/20.....	83.00
9-75-20	50.00	1350/24.....	105.00
10-00-20/38 x 9		1500/20-1600/20.....	173.00
40 x 8.....	47.00	1600/24.....	200.00
<i>Truck and Bus Balloon</i>		1800/24.....	234.00
6-00-16	10.25	2100/24.....	330.00
6-00-17			
6-50-16.....	12.50	<i>Road Builder and Grader Sizes</i>	
7-00-15	14.25	600/20.....	14.00
7-00-16		700/20.....	22.00
7-00-17		700/24.....	26.00
		825/20.....	33.00
		900/24-40 x 8.....	49.00
		1050/20-1100/20.....	61.00
		1050/24-1100/24.....	67.00
		1125/20-1200/20.....	69.00
		1125/24-1200/24.....	75.00
		1275/24-1300/24.....	81.00

TABLE III—MAXIMUM PRICES FOR RETREADING SERVICES—*Concluded*

Size	Retread- ing Services	Size	Retread- ing Services
	\$ cts.		\$ cts.
<i>Farm Tractor Sizes</i>		<i>Farm Tractor Sizes—Wide Base Conc.</i>	
400/15.....	6.00	8-24.....	25.00
400/18.....	6.45	8-32.....	28.00
500/15.....	6.65	8-36.....	35.00
500/16.....	8.15	8-38.....	35.00
550/16.....	8.15	8-44.....	53.00
600/16.....	10.25		
600/20.....	11.50	9-24.....	39.50
600/22.....	13.00	9-32.....	42.00
750/10.....	18.00	9-36.....	44.00
750/16.....	19.25	9-38.....	44.00
750/18.....	20.50	9-40.....	44.00
750/20.....	23.25	10-24.....	39.50
700/24-8 x 24.....	25.00	10-26.....	39.50
750/24.....	28.00	10-28.....	45.50
900/24-11 x 24.....	39.50		
900/36.....	44.00	10-36.....	45.50
900/40.....	53.00	10-38.....	55.00
1000/36.....	55.00		
1000/40.....	66.00	11-24.....	45.50
1125/24-13 x 24.....	45.00	11-26.....	45.50
1125/28-13 x 28.....	59.50	11-28.....	52.50
1125/36.....	71.00	11-38.....	71.00
1125/40.....	77.00	11-40.....	71.00
1275/24.....	55.00		
1275/28.....	61.00	12-24.....	45.50
1275/32.....	70.00	12-26.....	55.00
1350/24.....	65.00	12-30.....	61.00
1350/28.....	68.35	12-38.....	71.00
1350/32.....	75.00		
<i>Farm Tractor Sizes—Wide Base</i>		13-26.....	55.00
7-32.....	24.00	13-30.....	65.00
7-36.....	25.00	14-30.....	68.35
7-40.....	32.75	14-34.....	75.00
7-44.....	32.75	15-28.....	68.35
		15-30.....	75.00

TABLE IV.—MAXIMUM PRICES FOR REPAIRS TO TIRES

Tire Sizes	Vulcanized Standard Section Repair		Vulcanized Spot Repair
	4-ply	6-ply	
	\$ cts	\$ cts.	\$ cts.
<i>Passenger Car</i>			
30 x 3-1/2.....	2.50	3.00	1.00
440/19-20-21.....	2.50	3.00	1.00
450/20-21.....	2.50	3.00	1.00
475/19-20-21.....	2.50	3.00	1.00
500/19-20-21.....	3.00	3.50	1.25
525/17-18-19-20-21.....	3.00	3.50	1.25
550/17-18-19-20.....	3.00	3.50	1.25
600/16-17-18-20-21.....	4.00	4.50	1.50
650/16-17-18-19-20.....	4.00	4.50	1.50
14" Jumbo.....	4.50	5.00	1.50
700/16-17-18-19-20.....	5.00	5.50	1.50
750/16-17.....	5.50	6.50	1.50
825/16.....	6.50	7.50	2.00

Tire Sizes		Vulcanized Standard Section Repair	Vulcanized Spot Repair
		\$ cts.	\$ cts.
<i>Motor Cycle Sizes</i>			
All Sizes and Plies.....		2.50	1.00
<i>Truck Type Balloon</i>			
600/16-17	6-ply.....	6.00	2.00
650/16-17	6-ply.....	6.50	2.00
700/15-16-17	6-ply.....	7.50	2.00
750/16	6 & 8-ply.....	8.00	2.00
750/17	8-ply.....	9.00	2.50
600/20-30 x 5	8-ply.....	6.50	2.00
650/20-32 x 6 TT }			
700/20-32 x 6 HD	10-ply.....	8.50	2.50
750/20-34 x 7	10 & 12-ply.....	10.50	3.00
825/20	10 & 12-ply.....	12.00	4.00
900/20	10 & 12-ply.....	14.00	4.00
10-00 x 20	12-ply.....	17.50	5.00
11-00 x 20	12-ply.....	20.00	5.00

TABLE IV.—MAXIMUM PRICES FOR REPAIRS TO TIRES—*Con.*

Tire Sizes		Vulcanized Standard Section Repair	Vulcanized Spot Repair
		\$ cts.	\$ cts.
<i>Special War Department Types and Sizes</i>			
900/16	10 Ply Run Flat.....	15.00	4.50
1050/16	10 Ply Run Flat.....	18.50	5.00
450/16	6 Ply Run Flat.....	3.00	1.00
925/16	8 Ply Run Flat.....	15.00	4.50
1050/20	10 Ply Run Flat.....	18.50	5.00
1400/20	14 Ply Run Flat.....	25.00	6.50
1050/16	12 Ply Conventional.....	17.50	5.00
1050/16	12 Ply Sand Tire.....	17.50	5.00
1050/20	12 Ply Sand Tire.....	17.50	5.00
900/16	10 Ply Cross Country.....	14.00	4.00
925/16	8 Ply Cross Country.....	14.00	4.00
1050/16	12 Ply Cross Country.....	17.50	5.00
1050/20	12 Ply Cross Country.....	17.50	5.00
1400/20	20 Ply Cross Country.....	24.00	6.00
900/16	8 Ply All Service.....	14.00	4.00
900/16	10 Ply Conventional.....	14.00	4.00
900/16	10 Ply H. D. Bus.....	14.00	4.00
900/13	6 Ply Cross Country.....	14.00	4.00
900/13	6 Ply Sand Tire.....	14.00	4.00
<i>High Pressure Truck</i>			
5''- 8-ply.....		6.50	2.50
6''- 8-ply.....		8.50	3.00
7''-10-ply.....		10.50	3.75
8''-10-ply.....		14.00	4.00

Tire Sizes	Vulcanized Standard Section Repair			Vulcanized Spot Repair
	4-Ply	6-Ply	8-Ply	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Farm Tractor Sizes</i>				
7-50/10}	5.50	6.50	2.50
7-50/16}.....				
7-50/18}				
7-50/20}				
7-00/24.....	5.00	5.50	2.00
7-50/24.....	5.50	6.50	2.50
9-00/24}	13.50	18.00	20.00	4.00
9-00/36}				
10-00/36.....	15.00	20.00	5.00
11-25/24}	15.50	17.00	19.00	5.00
11-25/28}				
11-25/36}				
12-75/24}	23.00	6.00
12-75/28}				
13-50/24}	27.00	7.00
13-50/28}				
13-50/32}				
4-00/15.....	2.50	1.00
5-00/15.....	3.00	1.25
5-50/16.....	3.00	3.50	1.25
6-00/16.....	4.00	4.50	1.50
6-00/20.....	4.00	1.50

TABLE IV.—MAXIMUM PRICES FOR REPAIRS TO TIRES—*Con.*

Tire Sizes	Vulcanized Standard Section Repair		Vulcanized Spot Repair
	4-Ply	6-Ply	
	\$ cts.	\$ cts.	\$ cts.
<i>Farm Tractor Sizes—Wide Base</i>			
7·32 } 7·36 } 7·40 } 7·44 }	9.00	11.50	2.50
8·24 } 8·32 } 8·36 } 8·38 }	10.00	12.00	3.00
9·24 } 9·32 } 9·36 } 9·38 }	11.25	13.25	3.50
10·24 } 10·26 } 10·28 } 10·36 } 10·38 }	12.50	15.00	4.00
11·24 } 11·26 } 11·28 } 11·36 } 11·38 } 11·40 }	13.75	16.25	4.50
12·24 } 12·26 } 12·30 } 12·38 }	15.00	17.50	4.50
13·26 } 13·30 } 13·34 }	16.25	18.75	5.50
14·30 } 14·34 }	17.75	20.00	6.00
15·28 } 15·30 }	17.75	20.00	7.00

TABLE IV.—MAXIMUM PRICES FOR REPAIRS TO TIRES—*Conc.*

Tire Sizes		Vulcanized Standard Section Repair	Vulcanized Spot Repair
		\$ cts.	\$ cts.
<i>Earth Mover Sizes</i>			
11-25-20—1200-20	12 ply	30.00	10.00
13-00-20—1275-20	14 "	40.00	11.00
13-50-20—1400-20	12 "	50.00	13.00
13-50-20—1400-20	16 "	60.00	13.00
13-50-24—1400-24	16 "	60.00	13.00
15-00-20—1600-20	16 "	70.00	15.00
15-00-24—1600-24	16 "	70.00	15.00
18-00-24	12 "	100.00	18.25
18-00-24	16 "	120.00	18.25
18-00-24	20 "	135.00	18.25
21-00-24	16 "	195.00	27.00
21-00-24	20 "	225.00	27.00
<i>Road Builder and Grader Sizes</i>			
6-00/20	6 ply	6.50	2.00
7-00/20	8 "	8.50	2.50
7-00/24	10 "	8.50	2.50
8-25/20	10 "	12.00	4.00
9-00/24—40 x 8	10 "	14.00	4.00
10-50/20—11-00/20	12 "	20.00	5.00
10-50/24—11-00/24	8 "	18.00	5.00
11-25/20—12-00/20	8 "	18.00	5.00
11-25/24—12-00/24	6 & 8 "	20.00	5.00
12-75/24—13-00/24	8 & 10 "	24.00	6.00
13-00/20	8 & 10 "	24.00	6-00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1849

Expiry of Ration Coupons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered as follows:

1. This Order comes into force on the 3rd day of January, 1946.

2. The expiry date for the ration coupons listed below shall be January 31, 1946, after which they shall not be valid for use by any person:

Unnumbered preserves ration coupons, each measuring approximately 13/16" x 11/16",

Preserves ration coupons—Nos. 33 to 57, and,
Ration coupons printed P—Nos. 1 to 25.

3. Notwithstanding the provisions of Section 2, the ration coupons therein listed may be used by a supplier for a period of 14 days beyond the said expiry date for the following limited purposes only:

- (a) for deposit to the credit of his ration coupon bank account by the operator, or,
(b) for surrender to a bank in exchange for a bank transfer voucher.

Dated at Ottawa, this 3rd day of January, 1946.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

O. W. RODOMAR,
Administrator of Consumer Rationing.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1851

Maximum Prices of Imported Canned Lemon Juice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered as follows:

1. This Order shall come into force on January 9, 1946, and shall apply only to canned lemon juice as the same is defined in Section 2.
2. For the purposes of this Order,
 - (a) "canned lemon juice" means lemon juice produced and packed in the United States in 6 fluid ounce tins and imported into and sold in Canada so packed;
 - (b) "wholesale distributor" means a person who sells goods otherwise than at retail, but not including an importer of canned lemon juice.

PART I—SALES BY IMPORTERS

To wholesale distributors, carlot buyers and certain retailers

3. Except as may otherwise be authorized in writing by the Administrator of Imported Grocery Items, upon application to him, the maximum price per dozen tins, sales tax included, at which an importer of canned lemon juice may sell the same to

- (i) a wholesale distributor, or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse, or
- (iii) a person who buys the goods in carload lots

shall be the sum of the following f.o.b. the importer's shipping point in Canada from which the goods are shipped and distributed when sold by him:

- (a) actual gross price, in U.S. funds, paid by him for the goods, but not more in any event than a price equal to 82½ cents per dozen tins, in U.S. funds, f.o.b. the U.S. shipping point of the U.S. canner;
- (b) if not included in the price paid for the goods, the actual cost paid by the importer for transportation from the U.S. shipping point of his supplier to the importer's said shipping point in Canada; and
- (c) actual bank and foreign exchange charges, customs duty and sales tax borne by the importer and not included in the price he paid for the goods.

To customers other than those mentioned in Section 3

4. The maximum price per dozen tins, sales tax included, at which an importer of canned lemon juice may sell the same to any person other than a customer of any of the classes mentioned in Section 3 shall be the sum of the following, f.o.b. the importer's shipping point in Canada from which the goods are shipped and distributed when sold by him:

- (a) the maximum price at which he may sell the goods as fixed by Section 3; and
- (b) on a sale, otherwise than at retail, to any person who is not a customer of any of the classes mentioned in Section 3, a markup not more than the percentage markup customarily obtained by him on his sales during the basic period, September 15 to October 11, 1941, of the same or a substantially similar kind and quality of canned lemon juice imported by him into Canada, but not more in any event than 9 per cent of his selling price; or
- (c) on a sale at retail to any person, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him on his sales at retail during the said basic period of the same or a substantially similar kind and quality of canned lemon juice imported by him into Canada; or

- (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450, calculated according to the provisions of that Order.

PART II—SALES BY WHOLESALE DISTRIBUTORS

To other wholesale distributors, carlot buyers and certain retailers

5. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price per dozen tins, sales tax included, at which a wholesale distributor may sell canned lemon juice to

- (i) any other wholesale distributor; or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse; or
- (iii) a person who buys the goods in carload lots,

shall be the sum of the following:

- (a) the maximum price at which the importer thereof could sell the goods to him; and
- (b) actual cost at not more than common carrier freight rate paid by him and not included in the price he paid for the goods for transportation thereof from his supplier's shipping point to his shipping point.

To customers other than those mentioned in Section 5

6. The maximum price per dozen tins, sales tax included, at which a wholesale distributor may sell canned lemon juice to any person other than a customer of any of the classes mentioned in Section 5 shall be the sum of the following:

- (a) actual price paid by him for the goods but not more in any event than the maximum price as fixed by Section 3 or 5, as the case may be, at which his supplier could sell the goods to him;
- (b) actual cost at not more than the common carrier freight rate paid by him and not included in the price he paid for the goods for transportation thereof from his supplier's shipping point to his shipping point; and
- (c) a markup not more than the percentage markup customarily obtained by him on his sales during the said basic period of the same or a substantially similar kind and quality of canned lemon juice to any person other than a customer of any of the classes mentioned in Section 5, but not more in any event than 9 per cent of his selling price.

Free delivery in certain cases

7. The maximum prices fixed by Sections 5 and 6 include delivery when the buyer's place of business is situated within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone. In all other cases such prices are f.o.b. the wholesale distributor's shipping point.

PART III—SALES BY RETAILERS

8. The maximum price, sales tax included, at which a retailer other than an importer of canned lemon juice may sell at retail canned lemon juice shall be the sum of the following:

- (a) the actual price paid by him, but not in any event exceeding the maximum price as fixed by this Order at which his supplier may sell the same to him;
- (b) if his supplier is not by this Order required to deliver free to him, the actual cost at not more than common carrier freight rate paid by him and not included in the price he paid for the goods for transportation thereof from his supplier's shipping point to the city, town or village in which he has his place of business; and
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind and quality of canned lemon juice;

- (ii) the markup under the markup symbol "F" in Schedule "A" of said Board Order No. 450, calculated according to the provisions of that Order if he is a retailer who does not operate a central warehouse separate from his retail outlet or outlets or being such a retailer does not take delivery of the goods at such warehouse or a retailer who does not buy the goods in carload lots; or
- (d) if he is a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the goods at such warehouse or a retailer who buys the goods in carload lots, and if in both cases he bought the goods at a price not exceeding the maximum price at which the goods could be sold by his supplier as fixed by Section 3 or 5, as the case may be, the lesser of the two following markups:
 - (i) the markup which under the provisions of said Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind and quality of canned lemon juice;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of said Board Order No. 450, calculated according to the provisions of that Order.

PART IV—RECORDS AND INVOICES

9. Every importer shall make and keep written records sufficient to disclose particulars of his purchases of canned lemon juice.

10. (1) On every sale of canned lemon juice by an importer or wholesale distributor, other than a sale at retail, the seller shall at the time of delivery furnish the buyer with an invoice showing the names and identifying addresses of the seller and buyer, the date of sale, the kind and total quantity sold and the price per dozen and total price charged for the same. The seller shall make and keep a duplicate copy of each such invoice.

(2) On every sale of canned lemon juice by an importer or a wholesale distributor to a wholesale distributor the seller shall also show on the invoice the maximum price as fixed by Section 3 or 5, as the case may be, at which he may sell the goods to the buying wholesale distributor.

11. Every person who buys canned lemon juice from an importer or wholesale distributor for resale shall at the time he receives delivery thereof obtain

- (a) from his supplier an invoice covering the transaction completed as prescribed by Section 10, and
- (b) a receipted bill for any amount paid by him for transportation of the goods.

12. Every record which an importer or wholesale distributor is required by this Order to make and keep, every duplicate copy of an invoice which a seller is required by this Order to make and keep and every invoice, transportation bill or receipt obtained by a person who buys canned lemon juice for resale shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.

13. Every person who sells canned lemon juice at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind and quantity sold and the price charged for the same.

Dated at Ottawa, this 5th day of January, 1946.

E. B. PAGET,
Administrator of Imported Grocery Items.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1854

Maximum Prices of Fur Lined and Fur Trimmed Gloves, Mitts and Gauntlets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered as follows:

1. This Order shall come into force on the 17th day of January, 1946.

2. Paragraph 1 of Administrator's Order No. A-73 is renumbered as sub-paragraph (1) of such paragraph and the said Order is amended by adding to Paragraph 1 as so renumbered the following, as sub-paragraph (2):

"(2) No manufacturer shall on or after January 17, 1946, increase his selling price of any fur lined and/or fur trimmed gloves, mitts or gauntlets as authorized by sub-paragraph (1), except with the consent in writing of the Administrator of Work Clothing. Procedure for obtaining such consent shall be the same as if it were to be obtained by a price fixation under Board Order No. 414."

Dated at Ottawa, this 14th day of January, 1946.

A. BRADSHAW,

Administrator of Work Clothing.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1855

Maximum Prices of Oranges

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:—

1. This Order comes into force on January 18, 1946.

2. Subsection (1) of Section 5 of Administrator's Order No. A-1450, as amended by Administrator's Order No. A-1819, is hereby further amended by revoking Clauses (a) and (b) thereof, and substituting therefor the following:

(a) an amount equal to

(i) the lawful maximum price, f.o.b. shipping point, as fixed by the Maximum Price Regulations issued by the Office of Price Administration of that Country (hereinafter referred to as the "O.P.A. Regulations") at which a grower may sell those oranges in carload lots to a carlot receiver PLUS, if he bought through a broker, brokerage charges as authorized by the said O.P.A. Regulations and PLUS an amount equal to the cost of transporting the oranges in carload lots to the city, town or village in which he has his place of business

1. from Phoenix, Arizona, if the oranges were grown in the State of California or Arizona and his place of business is situated west of the 110th meridian of West longitude;

2. from Los Angeles, California, if the oranges were grown in the State of California or Arizona and his place of business is situated east of the 110th meridian of West longitude; or

3. from Homestead, Florida, if the oranges were grown in any part of the United States of America except the States of California and Arizona;
or

(ii) if he purchased the oranges in less than carload lots at or from any wholesale receiving point in that Country, the actual price paid by him for the oranges (but not exceeding the lawful maximum price, as fixed by the said O.P.A. Regulations, at which a carlot receiver may sell those oranges ex car at that point to a wholesaler) plus the cost of transporting the oranges to the city, town or village in which he has his place of business from such wholesale receiving point OR the amount fixed by paragraph (i) preceding, whichever amount is the greater;

(b) the amount actually paid by him for protective services (icing, refrigeration and/or heating of the freight car in which the oranges are shipped to him); provided that if the oranges were sold to him by a grower or a country shipper on a delivered price basis, he may treat as the amount actually paid by him for protective services the protective service allowance fixed by the said O.P.A. Regulations for such delivered sales.

Dated at Ottawa, this 15th day of January, 1946.

E. J. CHAMBERS,
*Administrator of Fresh Fruit
and Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.



VOLUME I, No. 4



JAN. 28, 1946

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PRIVY COUNCIL OFFICE

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1946

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<i>Statutory Orders and Regulations 1946 Vol. I No. 2—Order No. Coal 2A—page 44—subsections (3) and (4) should be (4) and (5); and second line of subsection (4) should read "west of the fifth meridian in the said Province".</i>	

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICE

Revised Regulations Respecting Trading with the Enemy (1943)

Notice *re* Thailand (Siam)

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Thailand (Siam); and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 21st day of January, 1946.

E. H. COLEMAN,

Under Secretary of State of Canada.

PART III
Wartime Prices and Trade Board
(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-31

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that, effective January 1, 1946, Items 9 (Corn Brooms and Whisks) and 10 (Rope), of Government Notice RS-23 published in *Canadian War Orders and Regulations 1945*, Volume II, No. 8, on May 28th, 1945, are rescinded.

Dated at Ottawa this 31st day of December, 1945.

COMMODITY PRICES STABILIZATION CORPORATION LTD.
Per H. B. McKinnon, *President*.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy effective February 11, 1943" published in *Canadian War Orders and Regulations*, February 22, 1943, notice is hereby given of the following changes to the said Statement, as amended, effective December 6, 1945.

Schedule "A" is amended by adding thereto the following:

	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
8.	43b	Dried whey.
8.		Palm Nut Cake.
8.		Locust Beans.
8.	219f	Riboflavin (also known as vitamin B2, Vitamin G, or lactoflavin).
12.	ex 140	Syrups, and imitations of and substitutes for sugar-cane or beet molasses and syrups.
	317, 319, 320, 321, 322, 322a	Glass in sheets; plate glass, laminated glass and manufactures of laminated glass.
25.	ex 390c, ex 394, 438f, ex 438j	

Schedule "A" is further amended by deleting therefrom the following:

	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
1.	ex 208t	} Salt (viz.: Salt, n.o.p. in bags, barrels and other coverings).
4.	41	
5.	72d	Millet and rapeseed.

	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
11.	ex 89(b)	Tomato paste or puree.
16.	238b, 238c, 238d, 238f, 238g, 822	Moulding compositions and other primary forms of pyrozylin cellulose nitrate, cellulose acetate or other plastic material classified under Tariff Items 238b, 238c, 238d, 238f, 238g, 822.
24.	366a, 366b, 366c	Watch movements and parts thereof; watch actions and movements, finished or unfinished.
35.	633	Feathers.
37.	649, 650a, 651, 651a, ex 674	Buttons, button blanks and ivory nuts for use in the manufacture of buttons.
	ex 445K	Electric fence controllers.

Section I of Schedule "B" is amended by adding thereto the following Tariff Items:

12, 12a, 41, 65a, 68a, 71, 71c, 72d, 86, 89, 161, 178a, 199b, 199e, 199h, 199i, 205a, 208b, 208h, 208p, 208t, 215, 215a, 219, 219g, 231c, 231d, 231e, 232, 232b, 232e, 232f, 236a, 236b, 237, 238b, 238c, 238d, 238f, 238g, 238h, 240, 241, 241a, 245, 250, 253, 257, 264, 264a, 264b, 282a, 283, 296d, 316a, 326a, 326b, 326h, 327, 327a, 329, 329a, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339a, 342, 343, 344, 345, 345a, 346a, 348, 348c, 348d, 348e, 349a, 349b, 349c, 350, 351, 351a, 351b, 352d, 353, 353a, 353b, 355, 356, 356a, 356b, 358, 363, 365, 366a, 366b, 366c, 371, 372, 374, 375, 375a, 376, 376a, 376b, 377, 377a, 377b, 377c, 377d, 377e, 377f, 378, 379, 390, 390a, 390b, 391, 392, 392a, 392b, 395, 396, 396a, 397, 398, 398a, 398b, 399a, 399b, 400, 401, 402, 402a, 402b, 402c, 403, 427a, 440d, 445e, 445k, 447, 471, 471a, 478, 479, 480, 481, 482, 485, 486, 494, 494a, 494b, 500, 500a, 501, 502, 502a, 502c, 506c, 510, 524, 534, 536, 559, 567b, 577, 584, 585, 609, 610, 612, 614, 633, 649, 650a, 651, 651a, 663d, 668, 669, 670, 674, 683, 691, 691a, 698, 739, 741, 771, 778, 779, 779a, 822, 823, 823a, 831, 841, 842, 850.

Section I of Schedule "B" is further amended by deleting therefrom the following Tariff Item:
90e

Section II of Schedule "B" is amended by adding thereto the following:

ex 13	Animal stearine of all kinds, n.o.p., not including animal stearine for the manufacture of soap or shortening.
ex 77	Tonquin beans; locust beans, n.o.p. not including locust beans for use as feed or feed ingredient.
ex 192	Blotting paper, not printed nor illustrated.
ex 203	Annatto, liquid or solid.
ex 203	Aniline oil, crude, aniline salts.
ex 203	Red liquor, being a crude acetate of aluminum prepared from pyroligneous acid and adapted for dyeing and calico printing.
ex 208	Precipitate of copper (crude) verdigris or sub-acetate of copper, dry.
ex 208	Antimony salts, viz.: tartar emetic, chloride and lactate (antimonine).
ex 208r	Oxide of copper.
ex 265a, ex 265b, ex 265c	Fish oils, except when for use in the manufacture of soap or shortening.
ex 711	Vermiculite.
ex 711	Mineral and medicinal waters, n.o.p.

Section II of Schedule "B" is further amended by deleting therefrom the following:

<i>Tariff Item(s)</i>	<i>Description of Goods</i>
ex 674	Ivory and ivory nuts, piano keys of ivory, and veneers of ivory unmanufactured not including ivory nuts for use in the manufacture of buttons.

Section II of Schedule "B" is further amended by deleting therefrom the following:

<i>Tariff Item(s)</i>	<i>Description of Goods</i>
ex 89	Vegetables, prepared, in air-tight cans or other air-tight containers: (a) Beans, baked or otherwise prepared. (b) Corn and tomatoes, not including tomato paste or puree. (c) Peas. (d) N.O.P.

Ottawa, December 6, 1945.

D. GORDON,
Chairman.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement of Policy on Import Subsidies Effective January 21, 1946

When the price ceiling was imposed it became necessary to provide means whereby essential consumer goods could continue to be imported and sold within prescribed maximum prices. The Board has issued a number of policy statements concerning subsidies on imported goods, the latest of which is dated February 11, 1943. In the case of import subsidy the practice has been to pay subsidies on certain broadly defined classes of goods subject to a number of specific exclusions. The list of exclusions has now reached substantial proportions and in view of the obvious necessity for curtailing the payment of subsidy to the maximum extent, consistent with the Government's stabilization policy, it is believed that the time is opportune for determination of further exclusions. This fact makes possible a change in the manner of presentation since it is now practical to issue a specific list of those goods which are eligible for subsidy. All goods not so listed will be ineligible. Consequently the Statement of February 11, 1943, is withdrawn.

The conditions under which the general policy will be carried out, either by direct Government purchase abroad or by payment of subsidies, are set out below. Correspondence on these subjects should be directed to Commodity Prices Stabilization Corporation Ltd., (hereinafter sometimes referred to as the Corporation), Ottawa, a Crown Company incorporated for the purpose of making bulk purchases of imports and paying subsidies under the direction of the Wartime Prices and Trade Board (hereinafter sometimes referred to as the Board).

Import Subsidies

1. Persons purchasing goods abroad, for which maximum prices have not been established, or which are now made ineligible for subsidy, are reminded of the provisions of Order No. 414 of the Board in respect of the fixation or variation of the maximum prices of goods.

2. (a) Wherever import prices of "eligible" goods rise to a degree which, in the opinion of the Board or of the Corporation, cannot be absorbed by trade and industry, subsidies will be payable by the Corporation upon the principles set forth below. It should also be noted, however, that the Board may recommend to the Government that duties and taxes on imported goods in such circumstances be reduced so as to eliminate or reduce the need for subsidies.

- (b) The payment of subsidies is discretionary not obligatory; no person has any legal right to an import subsidy or any other subsidy administered by or under the direction of the Board. It follows that subsidies shall not be payable, and, if already paid may be recovered, on any imports not falling within the conditions of eligibility for import subsidy herein set forth.

3. Eligibility for subsidy is limited to those goods listed or described in Schedules I and II hereto when sold in compliance with regulations from time to time made effective by the Board and subject to the further limitations stated in Schedule II and in paragraphs 4 and 5 hereof. The Board may from time to time make additions to or deletions from the said Schedules; and goods classified by the Department of National Revenue for Customs purposes under a tariff item not in effect on January 1, 1946, are deemed to be included in Schedule II hereto and are subject to all the limitations applying to that Schedule.

4. Eligibility for import subsidy extends to the following classes of goods:

- (a) Consumer goods, i.e., goods for personal or household use or consumption;
- (b) Materials to be used in the production of consumer goods and which form a component part or constituent material of such consumer goods;
- (c) Such other goods as from time to time may be specifically ruled eligible by the Board.

N.B. Goods shall be considered consumer goods if they are in their nature adapted and designed for use as such, regardless of the actual use to which any particular goods may from time to time be put by the buyer.

5. Notwithstanding other conditions of eligibility, unless specific exceptions are made by the Board, subsidies are not payable in the following cases:

- (a) Goods imported direct by consumers;
- (b) Goods for which entry for consumption at Customs was passed prior to December 1, 1941;
- (c) Where the total subsidy which would be payable to the applicant therefor in respect to all goods entered for consumption at Customs in any calendar month is less than \$25.00;
- (d) Goods the sale of which at retail in Canada is exempt from the Maximum Prices Regulations. Such exclusion from subsidy shall come into effect from time to time without further notice with respect to all imports after the date of such exemption;
- (e) Goods which have been or are to be re-exported from Canada or delivered as ships' stores or ships' equipment, unless such goods are subject to a Repayment of Subsidy Notice issued pursuant to Order in Council 5518, July 16, 1943, and amendments thereto.

6. (a) Applications for import subsidy will not be considered unless received in the Corporation's office in Ottawa within three calendar months after the date on which the goods, in respect of which the application is made, were entered for consumption at Customs. The Corporation may in special circumstances grant an extension of this period if during that time an applicant so requests, giving full information as to the reasons why such extension should be considered.

(b) The maximum amount of subsidy payable in respect of any eligible goods is the amount by which the laid-down cost of the goods exceeds the laid-down cost of identical or similar goods entered for consumption during the basic period (September 15 to October 11, 1941), or at such other time, or exceeds such other cost, as, in the opinion of the Board or the Corporation, may be appropriate having regard to the maximum selling price of such goods, or of goods made from or with them.

(c) A subsidy shall not be payable if, or shall be less than the aforesaid maximum to the extent that, the increased laid-down cost can, in the opinion of the Board or the Corporation, reasonably be expected to be borne by the applicant or by subsequent purchasers other than consumers at retail.

(d) Subsidies may be paid by computation on an individual import basis; or by estimating average or appropriate costs or selling prices for a number of importers, or for a number of related imports; or by determining from time

to time a specific subsidy, or a maximum subsidy, or a uniform or other equitable basis for subsidy. These principles of administration may be applied to the recovery of subsidy.

- (c) A subsidy shall not be payable, or shall be reduced in amount, in any case where in the opinion of the Corporation the importation was unjustified because adequate supplies of substantially similar goods of domestic origin or production were available at reasonable prices, or where the cost of the particular goods is deemed to be excessive.

7. From time to time goods may be made ineligible for subsidy or made conditionally eligible

- (a) by removal from Schedules I or II, or
(b) by transfer from Schedule I to Schedule II.

In such cases the Corporation will give consideration to applications in respect of goods entered for consumption at Customs after the effective date of the change in status provided such imports arise from firm purchase commitments, of reasonable character and amount, entered into prior to the date of such change but not prior to December 1, 1941. The Corporation may pay subsidies in such cases and to such extent as it deems fair and reasonable, but consideration will not be given to any such application unless notification of such commitments, together with full particulars thereof, have been filed with the Corporation at Ottawa within 30 days from the date of the change in status of eligibility. The Corporation will acknowledge receipt of such filing and any subsequent application for subsidy must include reference to the date of such acknowledgment.

8. In cases where any eligible goods, or goods produced therefrom, are

- (a) permitted to be sold at an increased maximum price, or
(b) exempted from the Maximum Prices Regulations,

the Board may direct the Corporation to recover any subsidy involved in such goods in accordance with the principles stated in Paragraph 6(d) above.

9. Importers are reminded that every effort must be made to make purchases abroad on as favourable terms as possible. The payment of import subsidies is not intended to remove the incentive of importers to apply their best business judgment in buying goods for import into Canada. If this is not done, or if foreign suppliers attempt to take advantage of the situation to raise prices unduly, or to maintain prices at unduly high levels, subsidy may be withdrawn or reduced. It must be emphasized also that subsidies are not payable if similar goods of domestic origin or production are available at reasonable prices and consequently the diversion of purchases from domestic to foreign sources of supply, if not justified by a shortage of supply in Canada, will result in the reduction or elimination of the subsidy, or in the exclusion of the importer concerned from the benefits of the subsidy. Importers are further reminded that there are special limitations on the amount of subsidy payable with respect to certain goods. These limitations continue in effect unless and until altered by the Board or the Corporation.

Bulk Purchasing

10. The Corporation has been and will be from time to time authorized to buy from other countries certain goods in short supply. In general, concurrently with such an authorization, similar goods are declared ineligible for subsidy. It is not the intention of the Corporation to set up machinery duplicating that of the existing trade and so far as is consistent with the policy of bulk purchasing abroad, existing trade channels will be used. It follows that, as in the case of subsidies, goods bulk purchased by the Corporation are subject to any relevant Repayment of Subsidy Notices issued pursuant to Order in Council 5518, July 16, 1943, and amendments thereto, or, if no Repayment of Subsidy Notice applies, the trading loss may be recovered by the Corporation in such other manner as it considers practicable on goods which have been or are to be

- (1) re-exported from Canada, or
(2) delivered as ships' stores or ships' equipment.

D. GORDON,
Chairman.

Ottawa, January 14, 1946.

SCHEDULE I

GOODS ELIGIBLE FOR SUBSIDY SUBJECT ONLY TO THE LIMITATIONS
AND CONDITIONS SET FORTH IN THE STATEMENT
OF POLICY ON IMPORT SUBSIDIES

NOTE.—(Sections preceded by an asterisk (*) have been specifically ruled eligible for subsidy under Clause 4 (c) of this Statement).

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
1.	ex 192, 192f	Fibreboard for use in the manufacture of inner-solings.
* 2.	ex 199	Moulded paper or papier mache egg filler flats and trays.
* 3.	ex 203, ex 203a, ex 210, ex 711	Chemicals or chemical compounds for use in the tanning of leather.
4.	ex 208o	Cream of tartar in crystals.
* 5.	ex 209, ex 209a, ex 662, ex 663b	Superphosphate, muriate of potash and potash manure salts for the manufacture of fertilizers.
6.	274, 586, 587, 587a, 588	Coal and coke, not including lignite coal.
* 7.	ex 493	Corkwood or cork bark for the manufacture of cork floats for use in commercial fishing.
8.	ex 520, 521	Raw cotton, cotton linters, cotton fibres, carded sliver wholly of cotton.
9.	ex 520, ex 520a, ex 520b, ex 535b, ex 535c, ex 535d, ex 535f, ex 550a, ex 550b, ex 557a, ex 557b, ex 794	Rags and waste, waste portions of unused fabrics for disintegrating and garnetted material, all of the above whether of cotton, flax, hemp wool, hair or synthetic textile fibres or filaments for use in the manufacture of mattresses and household furniture.
10.	ex 522, ex 522a, ex 522b, ex 522c, ex 522d, 522e, ex 522f, 793, 797	Rovings, yarns and warps, wholly of cotton, including threads, cords and twines, but not including: (a) yarns for tufting purposes; (b) yarns for making so-called chenille or candlewick products; (c) cotton yarns, wholly or partially covered with metallic strip, generally known as tinsel thread; (d) multi-coloured and novelty wrapping twines and cords; (e) yarns for the manufacture of full fashioned hosiery.
11.	ex 523, ex 523a, ex 523b, ex 523c, ex 523e, 523j, 523k, ex 523l, ex 524a	Woven fabrics, wholly of cotton, including cretonnes and gabardines, but not including: (a) fabrics for making so-called chenille or candlewick products; (b) cotton bags.
12.	ex 524a	Fabrics with cut weft pile, of cotton and synthetic textile fibres or filaments.
13.	ex 529	Nets and nettings, n.o.p., wholly of cotton.
14.	531	Cotton knitted fabrics, in the web, for the manufacture of rubber boots and shoes.
15.	ex 532, ex 548	Sheets, pillow cases, diapers, towels, wash cloths, made wholly or in chief value of cotton.
16.	ex 532, ex 548, ex 567a	Men's shirts and pyjamas wholly or in chief value of cotton or of which the component of chief value is synthetic textile fibres or filaments.
17.	ex 532a	Handkerchiefs wholly of cotton, not embroidered, monogrammed, or initialled.
*18.	ex 535, ex 535a, ex 538a	Vegetable fibres other than cotton for the manufacture of rope or binder twine.
*19.	ex 537d, ex 537e	Rovings, yarns, and warps, wholly of jute for the manufacture of tying twines.

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
20.	ex 540	Woven fabrics, in the web, wholly of flax or hemp; articles wholly of flax or hemp, such as sheets, pillow cases, table cloths and napkins, towels and handkerchiefs; towelling and glass cloth of crash or huck, wholly or in part of flax or hemp, not containing silk, synthetic textile fibres or filaments, or wool. The above not to include: (1) handkerchiefs, embroidered, monogrammed or initialled; (2) linens other than handkerchiefs which are embroidered or otherwise decorated except in the weave. These restrictions as to eligibility shall not apply to hemstitching, or plain coloured borders.
21.	542, 542a	Woven or braided fabrics, wholly or in part of vegetable fibres, n.o.p.
22.	540	Wool, the hair of the camel, alpaca, goat or other like animal, not further prepared than combed.
23.	551, 551a, 551c, 551d	Yarns and warps, wholly or in part of wool or hair.
24.	553	Blankets of any material, not to include automobile rugs, steamer rugs or similar articles.
25.	554, 554b, 554c	Woven fabrics wholly or in part of wool or hair.
26.	558b, ex 558d, 558f	Rovings, yarns and warps, wholly or in part of synthetic textile fibres or filaments including threads, cords and twist, but not including yarns wholly or partially covered with metallic strip.
27.	561, 561b	Woven fabrics, wholly or in part of synthetic textile fibres or filaments, n.o.p.
28.	ex 565	Hair nets
29.	ex 568	Knitted garments, knitted underwear and knitted goods, n.o.p., wholly or in chief value of wool; knitted fabrics of wool, cotton, flax, hemp or synthetic textile fibres or filaments.
30.	ex 568a	Socks and stockings of wool.
31.	ex 568b	Gloves and mitts of all kinds, n.o.p., not including: (1) gloves and mitts wholly or in part of silk; (2) gloves or mitts for use as sporting equipment.
32.	ex 599	Hides and skins, raw, whether dry, salted, or pickled; and raw pelts; not including sheep and lamb skins, pickled.
33.	ex 604	All leather further finished than tanned, n.o.p., not including: (1) upholstering leather; (2) patent, japanned and enamelled leathers; (3) belting leather in butts or bends.
34.	ex 605	Leather produced from East India tanned kip.
35.	ex 607, ex 607 Pt. 2	Leather for gloves not including sporting equipment; and leather clothing.
36.	608b	Sheepskin and goatskin leather not further finished than tanned.
*37.	ex 682, 682a, 682b, 682c	Fishing nets and nettings; threads, twines, lines and marlines; rope and cordage; fishing net floats; needles for the repair of fish nets; and metal swivels.

SCHEDULE II

GOODS ELIGIBLE FOR SUBSIDY ONLY IN CASES WHERE PRIOR TO ENTRY
FOR CONSUMPTION AT CUSTOMS, AN ARRANGEMENT RESPECTING
SUBSIDY HAS BEEN ENTERED INTO WITH THE CORPORATION

NOTE.—(Sections preceded by an asterisk (*) have been specifically ruled eligible for subsidy under Clause 4(c) of this Statement.)

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
1.	ex 13, ex 14, ex 258, ex 259, ex 259a, ex 259b, ex 265, ex 265a, ex 266, ex 276a, ex 276b, ex 277, ex 277a, ex 278, ex 278a, ex 278b, ex 278c, ex 280, ex 711, ex 824, ex 838, ex 839, et al.	Oils and fats, vegetable, animal, marine or marine animal, for the manufacture of soap or shortening.
* 2.	43b, 68, ex 77, 219f, ex 265, ex 265a, ex 265b, ex 265c, ex 276b, ex 535, ex 662, ex 663c, 663e, 663g, ex 711, 847, et al.	Prepared or mixed feeds for livestock or poultry, and the following other feeds or feed ingredients; linseed oil cake, linseed oil cake meal, cotton seed, cotton seed oil, cotton seed cake, cotton seed cake meal, palm nut-cake meal, alfalfa meal, beet pulp, bone meal, blood meal, flax meal, fish oils, fish meal, fish liver meal, gluten food or gluten meal, kelp, kelp meal, locust beans, locust bean meal, peanut oil meal, sunflower seed oil meal, riboflavin, tankage and meat scrap or meal, brewers' or distillers' dried grains, distillers' dried solubles, soya bean oil cake, and soya bean oil meal.
3.	ex 47, ex 663c	Soya beans.
4.	55, ex 711	Indian corn, corn and hominy grits.
5.	62	Rice, uncleaned, unhulled or paddy.
* 6.	71, 71a, 71b, 71c, ex 72, 72b, 72c, 72e, 73, 74, 75, 76, ex 76a, ex 76b.	Field, root, forage, lawn, garden or other seeds; but not including seeds for the production of flowers.
7.	ex 83	Potatoes in their natural state, but not including sweet potatoes in their natural state.
8.	109a	Peanuts, green, in the shell or not further processed than shelled.
9.	ex 113a	Copra or broken cocoanut meat for crushing.
10.	ex 114a	Palm kernels, for crushing.
11.	136, 136a, 137, ex 140	Molasses.
*12.	ex 204	Nux vomica beans for use exclusively in the manufacture of pesticides.
*13.	209b	Nicotine; salts of nicotine; non-alcoholic preparations containing nicotine in a free or combined state, for dipping, spraying or fumigating, n.o.p.
*14.	ex 219a, ex 791	Elgetol, paradichlorbenzine and rotenone and ingredients for their manufacture.
*15.	261	Spirits of turpentine.
*16.	267, 267a, 267b, 267c, 268, 268a, 269, 269a, 269b, 270, 271, 272, 272a, 272b, 273, 273a, 275, ex 711, 821	Crude petroleum, kerosene, gasoline, lubricating oils and greases, parafin wax and all other petroleum products, but not including petroleum coke.
*17.	380, 381, 382, 383, 384, 385, 385a, 386, 386a, 386b, 386c, 386d, 386e, 386f, ex 442, ex 442b, ex 442c, ex 663b, ex 711, ex 791, 807, 815, et al.	Plates, sheets, hoop, band and strip, of iron or steel, hot or cold rolled, coated or not.

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
*18.	ex 440j, ex 682	Common ringed hooks, sizes No. 1/0, No. 1, No. 2; fish hooks for deep-sea or lake fishing, not smaller in size than number 2/0.
19.	ex 451	Metal buckles, n.o.p.
20.	ex 535, ex 535a	Kapok.
21.	569(i), ex 569(ii), 569(iii), 569(iv)	Hats of fur felt or of wool-and-fur felt; hoods and shapes.
22.	ex 599	Sheep and lamb skins, pickled.
23.	642	Hatters' fur.

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 588

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on the 18th day of December, 1945.

2. Board Order No. 465, Rationed Foods (Butter), is amended by

(a) deleting from Section 4 thereof clause (a) and by substituting therefor the following:

“(a) all ration coupons printed R and all ration coupons on which the word “butter” appears at the time of issue, by the Board, of the ration book or ration card containing such ration coupons;”;

(b) deleting from Section 6 thereof subsection (1) and by substituting therefor the following:

“(1) Ration coupons on which the word “butter” appears at the time of issue by the Board—hereinafter referred to as butter ration coupons—and ration coupons printed R at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.”;

(c) deleting from Section 6 thereof subsections (3), (4), (5) and (6) and by substituting therefor the following:

“(3) Numbered ration coupons printed R and numbered butter ration coupons shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(4) The respective validity dates for the ration coupons printed R and butter ration coupons numbered as listed below shall be as follows:

Butter Ration Coupons,

Nos. 116 to 133 (if unused)—now valid,

No. 134—Thursday, December 20, 1945,

No. 135—Thursday, December 27, 1945,

No. 136—Thursday, January 10, 1946,

No. 137—Thursday, January 17, 1946,

No. 138—Thursday, January 24, 1946,

No. 139—Thursday, February 7, 1946;

Ration Coupons printed R,

No. 1—Thursday, February 14, 1946,

No. 2—Thursday, February 21, 1946,

No. 3—Thursday, March 7, 1946,

No. 4—Thursday, March 14, 1946,

No. 5—Thursday, March 21, 1946.”.

3. Board Order No. 466, Rationed Foods (Sugar), is amended by

(a) deleting from Section 4 thereof clause (a) and by substituting therefor the following:

“(a) all ration coupons printed S and all ration coupons on which the word “sugar” appears at the time of issue, by the Board, of the ration book or ration card containing such ration coupons;”;

(b) deleting from Section 6 thereof subsection (1) and by substituting therefor the following:

"(1) Ration coupons on which the word "sugar" appears at the time of issue by the Board—hereinafter referred to as sugar ration coupons—and ration coupons printed S at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.";

- (c) deleting from Section 6 thereof subsections (3), (4), (5) and (6) and by substituting therefor the following:

"(3) Numbered ration coupons printed S and numbered sugar ration coupons shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(4) The respective validity dates for the ration coupons printed S and sugar ration coupons numbered as listed below shall be as follows:

Sugar Ration Coupons,

Nos. 46 to 67 (if unused)—now valid,
Nos. 68 and 69—Thursday, January 17, 1946,
No. 70—Thursday, February 21, 1946;

Ration Coupons printed S,

No. 1—Thursday, February 21, 1946,
Nos. 2 and 3—Thursday, March 21, 1946."

4. Subsection (4) of Section 6 of Board Order No. 545, Rationed Foods (Meat), is amended by adding thereto the following:

"No. 19—Thursday, January 10, 1946,
No. 20—Thursday, January 17, 1946,
No. 21—Thursday, January 24, 1946,
No. 22—Thursday, January 31, 1946,
No. 23—Thursday, February 7, 1946,
No. 24—Thursday, February 14, 1946,
No. 25—Thursday, February 21, 1946,
No. 26—Thursday, February 28, 1946,
No. 27—Thursday, March 7, 1946,
No. 28—Thursday, March 14, 1946,
No. 29—Thursday, March 21, 1946,
No. 30—Thursday, March 28, 1946."

Made at Ottawa, this 18th day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 589

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 1st day of January, 1946.

2. For the purposes of this Order the definitions contained in Board Orders Nos. 464, 466 and 467, or in any of such Orders, shall extend and apply to this Order.

3. Notwithstanding anything contained in Board Order No. 466 or 467 to the contrary, each of the coupons prescribed by Board Order No. 466 as an appropriate coupon in respect of sugar is hereby prescribed as an appropriate coupon in respect of preserves; provided, however, that the quantity of preserves to be supplied by a

supplier and acquired from a supplier in respect of the collection and surrender of each coupon, prescribed by Board Order No. 466 as an appropriate coupon in respect of sugar, shall be twice the respective amount by measure or weight specified by subsection (1) of Section 5 of Board Order No. 467.

Made at Ottawa, this 20th day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 595

Conditions of Sale of Certain Imported Goods

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P. C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on January 21, 1946.
2. If a price-notification or other notice issued by or under authority of the Board states, by use of a rubber stamp or by other means, that goods referred to therein are subject to the provisions of this Order, the sale of those goods in Canada shall be subject to the following conditions:—
 - (a) the importer of the goods, on selling the goods at wholesale, shall furnish to the buyer, at or before the time of shipping the goods to the buyer, an invoice or sales slip covering the sale and showing the country of origin of the goods;
 - (b) any person who receives such an invoice or sales slip and who in turn resells the goods at wholesale shall, at or before the time of shipping the goods to the buyer, furnish to the buyer an invoice or sales slip covering the sale and showing the country of origin of the goods;
 - (c) every person who receives such an invoice or sales slip or who imports the goods shall, when advertising the goods for sale at retail, show the country of origin of the goods in the advertisement and, when offering the goods for sale at retail or when displaying the goods for sale at retail, shall show the country of origin of the goods on a card displayed with the goods or on a label or tag attached to the goods or by a mark on the goods.

Made at Ottawa, January 19, 1946.

D. GORDON,
Chairman.

Administrator's Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1856

Respecting the conversion of real property known as 69 South Drive, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1946, as No. 69 South Drive, for permission to convert the same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement, which in any way prohibits or restricts the conversion of real property known in the year 1946 as 69 South Drive, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 19th day of January, 1946.

Dated at Ottawa this 17th day of January, 1946.

O. LOBLEY,
Rentals Administrator.

Approved:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1857

Green Coffee

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered as follows:

1. Administrator's Order No. A-385, which required every person to transfer to Commodity Prices Stabilization Corporation Ltd. his title to any green coffee which he had in bond on May 2, 1942, is hereby revoked.

2. This Order comes into force on January 21, 1946.

Dated at Ottawa this 18th day of January, 1946.

K. W. TAYLOR,
Co-ordinator,
Foods Administration.

Approved:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 113

Fuelwood in the District of Temiskaming and a portion of the District of Cochrane in the Province of Ontario

Under powers given by the Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date and Area covered

1. This Order comes into force on January 7, 1946, and fixes maximum prices on and otherwise regulates, sales of fuelwood in the District of Temiskaming and in that portion of the District of Cochrane bounded as follows: on the south by the southern boundary of the Townships of Dokis and Carmen and the Townships between; on the west by the western boundary of the Townships of Carmen and Evelyn and the Townships between; on the north by the northern boundary of the Township of Evelyn and of the Townships between the said Township of Evelyn and Lake Abitibi and by the south shore of Lake Abitibi; on the east by the Ontario-Quebec provincial boundary, all in the Province of Ontario.

Previous Order Revoked

2. Fuelwood Order No. 74 dated the 3rd day of August, 1943, is hereby revoked.

Definitions

3. For the purposes of this Order,

- (a) "fuelwood" shall include millwood, slabs and edgings;
- (b) "sell" includes an offer to sell;
- (c) "pile" shall mean the placing of wood neatly in a pile in which the pieces of wood are placed parallel with each other;
- (d) "loosely pack" shall mean the placing of wood in a random stack, without order or arrangement.

Sale of Fuelwood

4. No person shall sell fuelwood in the area covered by this Order except in cords comprising 128 cubic feet when piled, or in a fraction of such a cord; or, if the fuelwood is slabs and edgings 16 inches or under in length and loosely packed, in cords each comprising 168 cubic feet of such fuelwood loosely packed, or in a fraction of such a cord.

Maximum Prices—Delivered

5. The maximum price per cord at which any person may sell bushwood or millwood of a kind and length named in this Order, delivered to the premises of the consumer in the area covered by this Order, is that set forth for the kind, length and quantity in Schedule "A" hereto.

Maximum Prices—Not Delivered

6. When a consumer provides transportation for fuelwood from the seller's yard or place of storage, the maximum price at which any person may sell such fuelwood in the area covered by this Order is as fixed by Section 5 of this Order LESS the cost of delivery.

Administrator to fix prices of unnamed fuelwood

7. Fuelwood of a kind or length not named in the Schedule of this Order shall not be sold until the price has been fixed upon application to the Timber Administrator.

Prices shown for half or quarter cords

8. The maximum price for a half cord or quarter cord set out in Schedule "A" hereto shall only apply when a half cord or a quarter cord is ordered by the purchaser and delivered at his request. For all other fractional quantities and in all other cases the maximum price shall be in proportion to the cord price.

Invoices

9. (1) Every person who sells or delivers fuelwood shall prepare an invoice in duplicate for each such sale or delivery, showing therein:

- (i) the name and address of the seller and purchaser;
- (ii) the kind and quantity and length of each kind of fuelwood sold;
- (iii) the price per cord and the total price charged;
- (iv) the date of delivery;
- (v) the amount of any service charge made pursuant to this Order or otherwise authorized.

(2) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for inspection by any representative of the Board.

Advertisement

10. (1) A person selling fuelwood must keep a copy of his authorized prices on display at his place of business in a position where they can be readily examined by customers.

(2) A copy of the authorized prices must be displayed within 14 days after the effective date of this Order.

(3) Any change in prices authorized by the Administrator must be put on display within 14 days after the effective date of the change.

(4) Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Splitting and Sawing Charges

11. (1) The maximum price which any person may charge or be paid for splitting fuelwood into cook stove sizes shall be at the rate of \$1.50 per cord.

(2) The maximum price which any person may charge or be paid for sawing fuelwood 4 feet long shall be as follows:

- (a) When the sawing is done on seller's premises
 - (i) into 2 lengths at the rate of 75c. per cord;
 - (ii) into 3 lengths at the rate of \$1.00 per cord;
 - (iii) into 4 lengths at the rate of \$1.25 per cord;
 - (iv) into 5 lengths or more at the rate of \$1.50 per cord;
- (b) When the sawing is done by a portable woodsawing machine on the purchaser's premises
 - (i) into 2 lengths at the rate of \$1.25 per cord;
 - (ii) into 3 lengths at the rate of \$1.50 per cord;
 - (iii) into 4 lengths at the rate of \$1.75 per cord;
 - (iv) into 5 lengths or more at the rate of \$2.00 per cord.

Dated at Ottawa, this 24th day of December, 1945.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO FUELWOOD ORDER No. 113

Maximum prices for fuelwood delivered to the consumer's premises in the District of Temiskaming and in that portion of the District of Cochrane bounded as follows: On the south by the southern boundary of the Townships of Dokis and Carmen and the Townships between; on the west by the western boundary of the Townships of Carmen and Evelyn and the Townships between; on the north by the northern boundary of the Township of Evelyn and of the Townships between the said Township of Evelyn and Lake Abitibi and by the south shore of Lake Abitibi; on the east by the Ontario-Quebec Provincial boundary, all in the Province of Ontario.

Column.....	1	2	3	4	5	6	7	8	9	10
Length.....	4'	24"			16"			12"		
Cords.....	1	1	$\frac{1}{2}$	$\frac{1}{4}$	1	$\frac{2}{3}$	$\frac{1}{3}$	1	$\frac{1}{2}$	$\frac{1}{4}$
Cubic Feet.....	128	128	64	32	128	85 $\frac{1}{3}$	42 $\frac{2}{3}$	128	64	32
A. Hard Maple, Yellow Birch, Beech, Oak, all Bodywood.....	14.00	15.00	7.75	4.00	16.75	11.50	5.85	18.00	9.25	4.75
B. <i>Mixed Hardwood</i> : Hard Maple, Yellow Birch, Beech, Oak, (65%), Soft Maple, Elm, Ash, White Birch and Tamarac (35%).....	13.00	14.00	7.25	3.75	15.75	10.75	5.50	17.00	8.75	4.50
C. White Birch, Soft Maple, Elm, Ash and Tamarac.....	11.00	12.00	6.25	3.25	13.50	9.25	4.75	14.75	7.65	4.00
D. Jack Pine.....	10.50	11.50	6.00	3.10	13.00	8.90	4.60	14.00	7.25	3.75
E. <i>Mixed Softwood</i> : Poplar, Spruce, Balsam, Jack Pine and Hemlock.....	10.00	11.00	5.75	3.00	12.50	8.60	4.40	13.50	7.00	3.60
F. Poplar.....	9.25	10.00	5.25	2.75	11.50	7.90	4.10	12.50	6.50	3.35
G. Softwood Slabs.....	6.25	7.00	3.75	2.00	8.00	5.60	3.00	9.00	4.75	2.50

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 114

Fuelwood in the Districts of Algoma, Manitoulin, Nipissing, Parry Sound and Sudbury in the Province of Ontario

Under Powers given by the Board to the Timber Administrator, it is hereby ordered as follows:—

Effective Date and Area Covered

1. This Order comes into force on January 25, 1946, and fixes maximum prices on and otherwise regulates, sales of fuelwood in the Districts of Algoma, Manitoulin, Nipissing, Parry Sound and Sudbury, all in the Province of Ontario.

Previous Order Revoked

2. Fuelwood Order No. 72 dated the 3rd day of August, 1943, is hereby revoked.

Definitions

3. For the purposes of this Order,

(a) "fuelwood" shall include millwood, slabs and edgings;

(b) "sell" includes an offer to sell;

- (c) "pile" shall mean the placing of wood neatly in a pile in which the pieces of wood are placed parallel with each other;
- (d) "loosely pack" shall mean the placing of wood in a random stack, without order or arrangement.

Sale of Fuelwood

4. No person shall sell fuelwood in the area covered by this Order except in cords comprising 128 cubic feet when piled, or in a fraction of such a cord; or, if the fuelwood is slabs and edgings 16 inches or under in length and loosely packed, in cords each comprising 168 cubic feet of such fuelwood loosely packed, or in a fraction of such a cord.

Maximum Prices—Delivered

5. The maximum price per cord at which any person may sell bushwood or millwood of a kind and length named in this Order, delivered to the premises of the consumer in the municipalities or areas covered by this Order, is that set forth for the kind, length and quantity in the Schedule in which the municipality or area is described.

Maximum Prices—Not Delivered

6. When a consumer provides transportation for fuelwood from the seller's yard or place of storage, the maximum price at which any person may sell such fuelwood in the area covered by this Order is as fixed by Section 5 of this Order LESS the cost of delivery.

Administrator to Fix Prices of Unnamed Fuelwood

7. Fuelwood of a kind or length not named in the Schedule of this Order shall not be sold until the price has been fixed upon application to the Timber Administrator.

Prices Shown for Half or Quarter Cords

8. The maximum price for a half cord or quarter cord set out in Schedules hereto shall only apply when a half cord or a quarter cord is ordered by the purchaser and delivered at his request. For all other fractional quantities and in all other cases the maximum price shall be in proportion to the cord price.

Invoices

9. (1) Every person who sells or delivers fuelwood shall prepare an invoice in duplicate for each such sale or delivery, showing therein:—

- (i) the name and address of the seller and purchaser;
- (ii) the kind and quantity and length of each kind of fuelwood sold;
- (iii) the price per cord and the total price charged;
- (iv) the date of delivery;
- (v) the amount of any service charge made pursuant to this Order or otherwise authorized.

(2) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for inspection by any representative of the Board.

Advertisement

10. (1) A person selling fuelwood must keep a copy of his authorized prices on display at his place of business in a position where they can be readily examined by customers.

(2) A copy of the authorized prices must be displayed within 14 days after the effective date of this Order.

(3) Any change in prices authorized by the Administrator must be put on display within 14 days after the effective date of the change.

(4) Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Splitting and Sawing Charges

11 (1) The maximum price which any person may charge or be paid for splitting fuelwood into cook stove sizes shall be at the rate of \$1.50 per cord.

(2) The maximum price which any person may charge or be paid for sawing fuelwood 4 feet long shall be as follows:—

- (a) when the sawing is done on seller's premises
 - (i) into 2 lengths at the rate of 75c per cord;
 - (ii) into 3 lengths at the rate of \$1 per cord;
 - (iii) into 4 lengths at the rate of \$1.25 per cord;
 - (iv) into 5 lengths or more at the rate of \$1.50 per cord;
- (b) when the sawing is done by a portable woodsawing machine on the purchaser's premises
 - (i) into 2 lengths at the rate of \$1.25 per cord;
 - (ii) into 3 lengths at the rate of \$1.50 per cord;
 - (iii) into 4 lengths at the rate of \$1.75 per cord;
 - (iv) into 5 lengths or more at the rate of \$2 per cord.

Dated at Ottawa, this 21st day of January, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE A

To FUELWOOD ORDER No. 114

MAXIMUM PRICES OF FUELWOOD delivered to consumers' premises in the Districts of Algoma, Manitoulin, Nipissing, Parry Sound and Sudbury EXCLUDING THEREFROM the municipalities of North Bay, Sault Ste. Marie, Cache Bay, Mattawa, Parry Sound and Sturgeon Falls, and that part of the district of Sudbury situated within 20 miles of the City Hall in the City of Sudbury.

KINDS	Column.....	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
	Length.....	4' Length	24" Length			16" Length			12" Length		
	Quantity.....	Cord	Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	Cord	$\frac{2}{3}$ Cord	$\frac{1}{3}$ Cord	Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord
	Cubic Feet.....	128	128	64	32	128	85 $\frac{1}{3}$	42 $\frac{2}{3}$	128	64	32
A. Hard Maple, Yellow Birch, Beech, Oak, all body-wood.....	10.50	11.50	6.00	3.10	13.00	8.90	4.55	14.00	7.25	3.75	
B. White Birch.....	9.00	10.00	5.15	2.75	11.25	7.75	4.00	12.25	6.35	3.25	
C. Mixed, including Soft Maple, White Birch, at least 50% and Poplar, Pine, Spruce and Hemlock.....	8.00	9.00	4.75	2.50	10.00	6.90	3.65	11.00	5.75	3.00	
D. Softwood, Poplar, Pine, Spruce and Hemlock.....	7.00	8.00	4.25	2.25	9.00	6.25	3.25	9.75	5.15	2.75	
E. Hardwood Slabs.....	8.00	9.00	4.75	2.50	10.00	6.90	3.65	11.00	5.75	3.00	
F. Softwood Slabs.....	6.00	6.75	3.60	2.00	7.75	5.40	2.85	8.75	4.60	2.45	

SCHEDULE C

To FUELWOOD ORDER No. 114

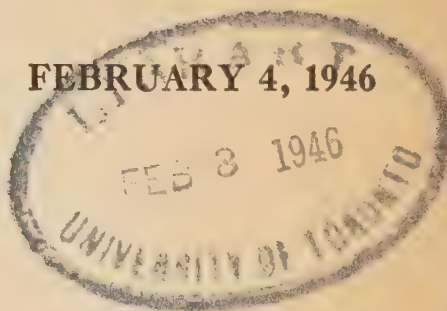
MAXIMUM PRICES OF FUELWOOD delivered to consumers' premises in that area in the District of Sudbury situated within 20 miles of the City Hall in the City of Sudbury in the Province of Ontario.

KINDS	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
	Column.....	24" Length		16" Length		12" Length				
	4' Length	Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	Cord	$\frac{2}{3}$ Cord	$\frac{1}{3}$ Cord	Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord
	Cord		64	32		85 $\frac{1}{3}$	42 $\frac{2}{3}$		64	32
A. Hard Maple, Yellow Birch, Beech, Oak, all body-wood.....	15.00	16.00	8.25	4.25	17.75	12.10	6.15	19.00	9.75	5.00
B. White Birch.....	12.25	13.25	6.85	3.55	14.75	10.10	5.15	15.75	8.10	4.25
C. Mixed, including Soft Maple, White Birch, at least 50% and Poplar, Pine, Spruce and Hemlock.....	11.00	12.00	6.25	3.25	13.25	9.10	4.65	14.25	7.35	3.80
D. Softwood, Pine, Poplar, Spruce and Hemlock.....	9.75	10.75	5.50	3.00	12.00	8.25	4.25	13.00	6.75	3.50
E. Hardwood Slabs.....	11.75	12.75	6.65	3.45	14.10	9.65	4.95	15.25	7.85	4.10
F. Softwood Slabs.....	9.00	10.00	5.15	2.75	11.00	7.55	4.00	12.00	6.25	3.25

VOLUME I No. 5



FEBRUARY 4, 1946



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PART I
Orders in Council

Order in Council extending certain rehabilitation benefits to
"Allied Veterans"

P.C. 7516

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 22nd day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Veterans Affairs reports that it is advisable and in the public interest to extend to former members of the armed forces of certain nations allied with Canada in the recent war, certain rehabilitation benefits available to former members of His Majesty's forces other than Canadian forces under certain legislation of Canada and subject to restrictions and conditions therein contained;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of The War Expenditure and Demobilization Appropriation Act (No. 2), 1945, is pleased to make and doth hereby make the following Order:—

ORDER

1. In this Order, unless the context otherwise requires

- (a) "allied veteran" means a person who, subsequent to the 10th day of September, 1939, served in the armed forces of any of the nations allied with His Majesty in active operations against the enemy in the war and who, at the time he joined any such forces, was domiciled in Canada;
- (b) "enemy" means Germany and Japan and the other nations associated with those nations in the war;
- (c) "Minister" means the Minister of Veterans Affairs;
- (d) "war" means the war which commenced on the 10th day of September, 1939.

2. Subject to the provisions of this Order, every allied veteran who returns to Canada within two years from the date of his discharge from service and who is domiciled and resident in Canada shall be entitled to all rights, benefits and privileges available to a former member of His Majesty's forces other than Canadian under certain statutes and an Order in Council as if such allied veteran's service had been with His Majesty's forces aforesaid,—the said statutes and Order in Council being:—

The War Service Grants Act, 1944,

The Veterans Rehabilitation Act,

The Veterans' Land Act, 1942,

Order in Council P.C. 4465 of the 13th of June, 1944, (known as the Treatment Regulations).

3. The Minister shall deduct from the money, or the pecuniary value of any benefit other than money, available to any such allied veteran under the said statutes and Order and this Order any money, or the pecuniary value of any benefit other than money, that such allied veteran may have received or be entitled to receive from the government of the nation with whose armed forces he served.

4. Where, for any reason, the rehabilitation benefits which the allied veteran may be entitled to receive from any government are not readily ascertainable, the Minister may require the allied veteran, before receiving any benefits under the statutes or Order aforesaid or this Order, to give such undertaking as may be necessary to ensure that the value of such rehabilitation benefits shall be available to Canada for the purpose of adjustment on the principle set out in the immediately preceding paragraph hereof.

5. The Minister may make such arrangements with the government of any of the nations concerned in the benefits herein provided for allied veterans to ensure, so far as possible, reciprocal treatment by the government of such nation to former members of His Majesty's Canadian forces resident within the territories of such nation.

6. The Minister may, with the approval of the Governor in Council, make such rules and regulations as may be necessary or advisable to give effect to the provisions of this Order according to their true spirit and intent and for that purpose to supplement such provisions.

7. The Minister may, for the purposes of this Order, require the allied veteran to produce satisfactory evidence of service with the allied forces with which he served.

8. Expenditures required to be made pursuant to this Order or under the statutes or Order aforesaid for the purpose of carrying out this Order, may be charged to War Expenditure and Demobilization Appropriation for the current fiscal year and thereafter to appropriations made by Parliament for the purpose.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council extending to 1st April 1946, the date on which the
powers of the Western Labour Board shall be assumed
by the National War Labour Board**

P.C. 205

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 22nd day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6785 of November 6, 1945, as amended by P.C. 7174 of November 30, 1945, provision was made for the transfer to the National War Labour Board of the jurisdiction, powers and authority of the Western Labour Board effective February 1, 1946;

And whereas the Minister of Labour reports that in view of further representations received it is considered advisable to postpone the effective date for such transfer until April 1, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend Order in Council P.C. 6785 of November 6, 1945, as amended, and it is hereby further amended by striking out section five thereof and substituting therefor the following:—

"5. This Order shall come into effect on April 1st, 1946."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending time during which W. A. Gough may elect to contribute under the Civil Service Superannuation Act in respect of former service

P.C. 38/238

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 23rd January, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, William Arthur Gough, Postal Clerk, Vancouver Post Office, whose permanent appointment was effected by certificate of the Civil Service Commission dated February 7, 1941, and who, by reason of absence on leave without pay for military service, was unable to elect to contribute for his temporary service within the period of one year prescribed by Section 5(1) of the Civil Service Superannuation Act, be granted a further period to December 3, 1945, in which to elect to contribute for his non-contributory service.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing Regulations respecting Steel, etc.

P.C. 245

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 23rd day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, it is deemed advisable for the purpose of maintaining, controlling and regulating the supply of steel to make and establish the Regulations Respecting Steel hereinafter set out and to appoint Martin A. Hoey of Montreal, Quebec, as Steel Controller;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and pursuant to the powers conferred by the Department of Munitions and Supply Act, the Department of Reconstruction and Supply Act and the National Emergency Transitional Powers Act, 1945, is pleased to make the following Regulations Respecting Steel and they are hereby made and established, effective on and after January 23, 1945:

REGULATIONS RESPECTING STEEL

1. INTERPRETATION

(1) For the purposes of these Regulations (and of any Order made under these Regulations) unless the context shall otherwise require;

- (a) "Controller" or "Steel Controller" shall mean the Steel Controller appointed by the Governor General in Council and for the time being in office as such;
- (b) "Associate Controller" or "Associate Steel Controller" shall mean an Associate Steel Controller appointed by the Governor General in Council and for the time being in office as such;
- (c) "Deputy Controller" or "Deputy Steel Controller" shall mean a Deputy Steel Controller appointed by the Governor General in Council and for the time being in office as such;
- (d) "dealing in or with" shall include buying, selling, leasing, hiring, exchanging, acquiring, importing, exporting, storing, supplying, delivering, operating, transporting, distributing, shipping, conveying, installing, allocating, consuming or using and "deal in or with" and "dealt in or with" shall have corresponding and similarly extended meanings;

- (e) "equipment" shall include any property, real or personal and any goods owned by or under the control of any person for the purpose of producing or dealing in or with steel or which can be used for the purpose of producing or dealing in or with steel; provided that the Minister may generally or specifically declare in writing any property or thing to be included in, or excluded from "equipment" for the purposes of these Regulations or any other Regulation, or Order in Council relating to the Steel Controller;
- (f) "the Minister" shall mean the Minister of Reconstruction and Supply for the time being in office and shall include any acting Minister of Reconstruction and Supply;
- (g) "order" shall include any licence, permit, regulation, prohibition, direction, condition, requirement, restriction or limitation (issued or made under these Regulations or under any other Regulation or Order in Council relating to the Steel Controller);
- (h) "person" shall include firm, corporation, co-operative enterprise, company, governmental body or department, partnership, association or any other body and the heirs, executors, administrators, receivers, liquidators, curators, and other legal representatives of such person according to the laws of that part of Canada applicable to the circumstances;
- (i) "producing" shall include prospecting, developing, digging, mining, drilling for, melting, extracting, milling, concentrating, refining, smelting, processing, fabricating, machining, rolling, finishing, making, manufacturing and repairing and "produce", "produced" and "production" shall have corresponding and similarly extended meanings;
- (j) "scrap metal" shall include any article, material or thing which contains ferrous metal, whether alone or in conjunction with any non-ferrous metal or other substance and which is suitable for scrap; and (without limiting the generality of the foregoing) any such article, material or thing shall be deemed to be suitable for scrap, if it is or forms part of any buildings, structure, machinery, plant, or thing which is disused, obsolete, redundant or otherwise serving no immediate vital purpose and whether it is suitable for remelting or refabrication, or for use in its existing form;
- (k) "steel" shall include all steel commonly so called, in any form, and all steel products; and also, without restricting the generality of the foregoing, shall include iron ore, and all iron metal and all alloys of iron and carbon, with or without other metals; and any raw materials and minerals (except coal and coke) which go into the making of steel; and shall also include any scrap metal provided that the Minister may declare in writing any article, commodity, substance, or thing to be included in or excluded from "steel" for the purposes of these Regulations, or any other Regulation or Order in Council relating to the Steel Controller;
- (m) words in the singular shall include the plural, and words in the plural shall include the singular, and the masculine, feminine or neuter gender respectively shall be deemed to denote either the neuter or the feminine or the masculine where the context so requires.

(2) Except as herein provided His Majesty in right of Canada and His Majesty in right of any Province thereof shall be bound by the provisions of these Regulations.

2. CONSTITUTION OF STEEL CONTROLLER

(1) There shall be a Steel Controller appointed by the Governor General in Council who shall have the powers set out in these Regulations.

(2) An Associate Steel Controller shall have and exercise any and all powers conferred on the Steel Controller subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that any Order of an Associate Controller shall be final and binding unless and until it has been varied or vacated by the Controller.

(3) A Deputy Steel Controller shall have and exercise any and all powers conferred on the Steel Controller subject to any restriction thereof which the Controller or an Associate Controller may from time to time impose and subject in all

cases to review by the Controller or an Associate Controller, provided that any Order of a Deputy Controller shall be final and binding unless and until it has been varied or vacated by the Controller or an Associate Controller.

3. CONTROL OF STEEL AND EQUIPMENT

- (1) The Steel Controller shall have power exercisable from time to time:—
 - (a) To take possession of steel wherever found and to produce and/or deal in or with steel or equipment;
 - (b) To enter on any land and into any mine, plant, factory, mill, refinery, smelter, foundry, warehouse, building, or place where steel or equipment are produced or dealt in or with for the purpose of inspecting the production and operations and/or any steel or equipment;
 - (c) To enter on, take possession of, and utilize any mine, land, plant, factory, mill, refinery, smelter, foundry, warehouse, building, or place or any equipment used or capable of being used for the purpose of producing or dealing in or with steel and to deal in or with or take possession of any vehicles, cars, ships, locomotives, or other equipment deemed by the Steel Controller to be required or useful for the operation of any such mine, plant, factory, mill, refinery, smelter, foundry, warehouse, building, or place and/or for producing or dealing in or with steel or equipment; provided that any Order of the Steel Controller made under the powers vested in him by this paragraph (c) shall be subject to any conflicting valid Order of the Transport Controller appointed by the Governor in Council on the recommendation of the Minister of Transport;
 - (d) Subject to the provisions of Section 9 hereof, to fix and/or regulate the price and/or markup at or for which any steel or equipment may be sold or offered for sale or supplied generally or in any place, area, or zone;
 - (e) To prohibit or regulate any practice followed in or related to producing or dealing in or with any steel or equipment, or used in connection therewith;
 - (f) To prohibit any person from owning, keeping, having, retaining, or being in possession of or having control of scrap metal;
 - (g) To decide and order that any article, material or thing which contains ferrous metal, whether alone or in conjunction with any non-ferrous metal or other substance is scrap metal for the purposes of these Regulations;
 - (h) Subject to the approval of the Minister, to limit, or to establish a quota or quotas prescribing the kind, type, grade, quality, standard, strength, classification or specification of steel and the quantity that may be produced and/or dealt in or with by any person from time to time; and, subject as aforesaid, to prohibit any person from producing and/or dealing in or with steel except in accordance with such limit or quota or quotas unless the Controller shall have issued a permit therefor, which permit may specify the manner in which such steel may be produced and/or dealt in or with contrary to such limit or quota or quotas and/or the kinds, types, grades, qualities, standards, strengths, classifications or specifications of steel and the quantity thereof that may be made and/or dealt in or with contrary to such limit or quota or quotas.
 - (i) To prohibit any person from producing and/or dealing in or with steel or equipment of any kind or kinds, or participating in any such production and/or dealing in or with steel or equipment, either directly or indirectly, unless licensed by and/or except under a permit issued by the Controller;
 - (j) To issue and reissue licences or permits to persons producing and/or dealing in or with steel or equipment and to suspend, cancel or refuse to issue any such licence or permit whenever the Controller deems it advisable, and to prescribe the manner, procedure, terms and conditions under which such licences or permits shall be obtained, and subject to the approval of the Minister, to fix the fees payable for the issue of such licences or permits;
 - (k) To prescribe conditions to which any licence or permit issued or made pursuant to these Regulations shall be subject and to vary any such condi-

tions and/or specify further or other conditions, and to cancel, suspend, or refuse to issue any such licence or permit when the Controller deems it in the public interest to do so;

- (m) To prohibit or require or regulate the construction or use of, or making of any alteration, repair or addition to any equipment;
- (n) To make Orders, regulating, fixing, determining and/or establishing in the kind, type, grade, quality, standard and/or the strength of steel that may be produced and/or dealt in or with by any person and/or of any equipment that may be dealt in or with by any person and to prohibit any production and/or dealing in or with steel or equipment contrary to any such Order or Orders without a permit from the Controller;
- (o) To order or require any person, owning or having power to dispose of or being in possession of or producing or dealing in or with steel or equipment to produce and/or deal in or with such steel or equipment in such manner as may be specified and (but subject to any conflicting valid Order of the Priorities Officer of the Department of Reconstruction and Supply) in such priority to any other business of such persons as may be specified;
- (p) Subject to the approval of the Governor in Council, to advance moneys to any person engaged in the business of producing steel, for the purpose of assisting such person in the carrying on of such business;
- (q) To order or require any person owning or having power to dispose of or being in possession of or producing and/or dealing in or with steel or equipment to keep such books, accounts and/or records as may from time to time be prescribed by the Controller either generally or specifically;
- (r) To order or require any person producing, and/or dealing in or with steel or equipment to make or procure the making of such checks and/or audits of the books, accounts and/or records of such person, or of any other person who has received, directly or through another supplier, steel or equipment sold or supplied by such person, as may from time to time be prescribed by the Controller either generally or specifically;
- (s) To order or require any person owning or having power to dispose of, or being in possession of, or producing and/or dealing in or with steel or equipment, or any agent, employee or representative of any such person to furnish, in such form and within such time as the Controller may prescribe, such facts, data or information as the Controller may deem necessary; and the Controller may, at his discretion, require the same to be furnished under oath or affirmation;
- (t) To order or require any person owning or having power to dispose of, or being in possession of, or producing and/or dealing in or with steel or equipment, to produce to any person authorized in writing for the purpose by the Controller, all or any books, records, and/or documents, and to permit the person so authorized to make copies of, or take extracts from the same, and when the Controller deems necessary, to remove and retain any such books, records and/or documents;
- (u) Subject to the approval of the Minister, to enter upon and conduct any investigation or inquiry, which, in the opinion of the Controller, is necessary to obtain any information within the possession or knowledge of any person owning or having the power to dispose of, or being in possession of, or producing and/or dealing in or with steel or equipment or of any agent, employee or representative of any such person; and for such purpose the Controller shall have and exercise all powers of a commissioner duly appointed under Part I of the Inquiries Act, being Chapter 99 of the Revised Statutes of Canada, 1927, and amending Acts, and to engage the services of any person as provided in Section II of the said Act;
- (v) To regulate and control, by prohibition or otherwise any or all dealings or transactions between any person producing and/or dealing in or with steel or equipment and any other such person in respect of or in connection with, any production and/or dealing in or with steel or equipment, and/or the acquiring and/or use of any real and/or personal property, including any equipment, for or in connection therewith.

(2) The powers set forth in the foregoing subsection (1) of this Section 3 are several and not dependent on each other, and no paragraph or provision thereof shall be construed, unless so stated or indicated, as being limited in its generality by the terms of any other paragraph or provision.

4. DELEGATION OF POWERS

The Steel Controller shall have power to delegate from time to time to any person or persons any power vested in the Steel Controller under these Regulations, including any power involving the exercise of a discretion, and any Order made in the exercise by any such person of a power so delegated shall be final and binding unless and until it has been varied or vacated by the Controller.

5. ORDERS TO CONSERVE STEEL OR PREVENT BREACHES

The Steel Controller shall have power by Order to prohibit and restrain any person from producing and/or dealing in or with steel and/or equipment at any place or in any area or zone specified by the Controller, and to this end, the Controller may order such acts or things to be done or omitted as he may deem necessary to prevent or preclude the use of any particular steel or equipment or any land, mine, plant, factory, mill, refinery, smelter, foundry, warehouse, building or place in breach of such Order. The Controller may exercise the said power to prevent or preclude any breach or further breach or apprehended breach of any Order (whether general or specific) of the Controller, an Associate Controller, a Deputy Controller or any person acting under the authority of any of them.

6. BREACH OF CONTRACT PURSUANT TO ORDER

Where any person fails to fulfil any contract or obligation whether made or assumed before or after the effective date of these Regulations, and such failure is due to compliance on the part of such person with any Order made under the authority of these Regulations after such contract or obligation was made or assumed, proof of that fact shall be a good defence to any action or proceeding against such person in respect of such failure.

7. PROTECTION TO CONTROLLER, ASSOCIATE CONTROLLER, DEPUTY CONTROLLER AND AGENTS

The Controller, any Associate Controller, any Deputy Controller, and any person acting for, or on behalf of, or under the authority of any of them shall not be or become liable to any person for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in the Controller.

8. WARTIME INDUSTRIES CONTROL REGULATIONS

The Steel Controller shall be deemed to be a Controller within the meaning of paragraph (c) of subsection (2) of Section 1 of the Wartime Industries Control Regulations set out in Order in Council P.C. 3 of January 4, 1944, as amended, which Regulations shall be read and construed as one with these Regulations and shall extend and apply as if the provisions thereof were incorporated herein.

His Excellency the Governor General in Council is further pleased to appoint and doth hereby appoint Martin A. Hoey, of the City of Montreal, Quebec, Steel Controller, the said Martin A. Hoey to be paid as such Steel Controller the administration expenses (including actual out-of-pocket expenses for travelling, of himself or anyone acting under his authority) incurred by him in the exercise of his powers or discharge of his duties; the same to be paid out of funds provided and allotted to the Department of Reconstruction and Supply.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing payment of transportation expense to
Canada of wives and children of persons discharged from
the Armed Forces for the purpose of taking training
in the United Kingdom, etc.**

P.C. 255

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 24th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas paragraph 4 of Order in Council of the 7th August, 1945 (P.C. 4161), reads as follows:—

“4. The Minister of Veterans Affairs is hereby authorized to pay the actual expenses of repatriation of persons discharged from the forces for the purpose of taking training under this Order, such expenses not to exceed the cost of the class of transportation and accommodation to which such persons would have been entitled if they had remained members of His Majesty's armed forces.”

And whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan it is deemed advisable and in the public interest that the Minister of Veterans Affairs be authorized to pay, in addition to the expenses mentioned in said paragraph 4 and within a limited period, the cost of transportation from the United Kingdom to the home of any such discharged person, of his wife in any case where the wife became married to him at a place outside the Western Hemisphere either during his service in the forces or before the termination of a course taken by him under the provisions of Order in Council P.C. 4161 aforesaid, together with the cost of transportation from the United Kingdom to the same destination of any child of such marriage and any child for whose maintenance such discharged person is legally responsible by reason or by virtue of such marriage or by adoption;

Now, therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Veterans Affairs, and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased to amend Order in Council of the 7th August, 1945 (P.C. 4161), and it is hereby amended by renumbering the present paragraph 4 as “4. (1)” and adding thereto the following subparagraphs (2), (3) and (4):—

“(2) Subject to the provisions of the next succeeding subparagraph hereof, the Minister of Veterans Affairs may, on application, pay the actual cost of transportation and her living expenses during transportation of the wife of any person referred to in subparagraph (1) hereof, where the marriage of the wife to such person took place outside the Western Hemisphere, as defined in The War Service Grants Act, 1944, either during the service of such person in the forces or subsequent thereto and before the termination of the course of training for the purpose of taking which the person was discharged, and the cost of transportation and living expenses during such transportation of any child of such marriage and of any child for whose maintenance such person is legally responsible by reason or by virtue of such marriage or by adoption, from the residence of the wife or child in the United Kingdom to the following places:—

- (a) To any place in Canada designated by such person or
- (b) To any place designated by such person outside of Canada in which he was resident immediately prior to joining the forces.
- (3) (a) No application for transportation for such person or for the wife or any child of such person may be granted unless the application is received by the Minister of Veterans Affairs within six months from the date of termination of the course of training for the purpose of taking which such person was discharged from the forces.

- (b) No such application shall be granted where the person requiring transportation has already, as a former member of the forces, or as a wife or child of such member whether before or after his discharge, on a previous occasion during the war with the German Reich had transportation paid for by Canada.
- (c) The cost of transportation and living expenses during transportation of a wife or child authorized under subparagraph (2) hereof shall not exceed the cost of the class of transportation and accommodation to which the wife or child would have been entitled if the discharged person had remained a member of His Majesty's forces.

(4) For the purpose of subparagraphs (2) and (3) hereof "child" means a child who, if a boy, is under the age of sixteen years or, if a girl, is under the age of seventeen years."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing for continuance of R. Project being conducted at Grosse Isle

P.C. 1/271

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 24th January, 1946.

The Board had under consideration a memorandum from the Honourable the Minister of National Defence and the Honourable the Acting Minister of Agriculture reporting:

"That a research project in animal diseases known as R. Project and conducted at Grosse Isle under a joint United States-Canadian Commission, representing the United States Department of War and the Dominion Department of National Defence, is to be terminated on February 28th, 1946, and

That as a result of this project a vaccine for the protection of animals against the disease known as Rinderpest has been developed and successfully demonstrated in both laboratory and field tests, and

That Rinderpest is one of the most destructive diseases of cattle in the world, and

That it is the chief cause of cattle losses in Asia and Africa and under certain conditions from time to time has become widespread on the Continent of Europe, and

That it has been kept out of America only by a rigid quarantine system, and

That having regard for the need of conserving world food supplies and for the economic stabilization of production in those areas affected, or most likely to be affected, provision should be made to make the vaccine available for use in such areas, and

That owing to the nature of the product and the technique involved in its manufacture and use a period of time is required to train personnel and to transfer the seed material for propagation in the areas affected, and

That during the time required for training personnel and transferring the seed material the station at Grosse Isle must be kept in operation, and

That financial support for the station will not be continued by the United States Department of War after February 28th, 1946, and

That the United States Department of Agriculture has indicated its interest in having the vaccine material made available to infected areas but it is unable at this time to participate in the project, and

That the Dominion Department of National Defence is prepared to continue to maintain the Station for a period of time beyond February 28, 1946, if the necessary funds are provided, and

That the Dominion Department of Agriculture is prepared to direct and supervise the project, and

That the estimated cost of maintaining the Station and continuing the project is approximately \$16,000.00 per month.

The undersigned, therefore, have the honour to recommend that under the National Emergency Transitional Powers Act, 1945, His Excellency, the Governor in Council authorize that the Station be maintained by the Department of National Defence and that the project be continued under the direction and supervision of the Department of Agriculture for a period of six months beyond February 28th, 1946, in order that countries interested may have the opportunity of obtaining the seed material of the protective vaccine and of developing staff and facilities for its use.

The undersigned also recommend that the sum of \$96,000.00 be provided for this purpose."

The Board, having approved the estimate of expenditure chargeable to the War Appropriation and the War Expenditure and Demobilization Appropriation for the fiscal year 1945-46, and the allotment of the necessary funds, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re issue of War Services Badge "General Service" Class to Auxiliary Services Supervisors

P.C. 289

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 29th day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 1022 dated 29th March, 1940, as amended sets forth regulations governing the award of the War Services Badge, "General Service" Class, the following persons being eligible therefor, "members of the Naval, Military and Air Forces of Canada on active service who have engaged to serve in any of the said forces during the present war for General Service and who have served in any of the said forces in Canada or elsewhere and who have been honourably discharged from said service";

And Whereas Order in Council P.C. 44/1555 dated 8th March, 1944, *inter alia* provides that Auxiliary Services Supervisors attached to the Royal Canadian Navy, Canadian Army and the Royal Canadian Air Force on active service outside of Canada shall be entitled to the pay and allowances, pensions and all other benefits (except income tax benefits) applicable or pertaining to the rank of Lieutenant in the Navy, Captain in the Army and Flight-Lieutenant, non-flying list, in the Air Force, until their services are terminated;

And Whereas the Minister of National Defence reports that such Supervisors who served with the Canadian Army and whose services were honourably terminated have been issued with the "General Service" Badge, that the Deputy Minister of Justice has now ruled that such Supervisors are not entitled to the General Service Badge and that, in view of the circumstances, it is deemed expedient that provision be made for the issuance of the badge to Auxiliary Services Supervisors, as are defined in Part I of Order in Council P.C. 44/1555 dated 8th March, 1944, and whose services have been honourably terminated;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to amend Part I of the Order authorized by P.C. 44/1555, 8th March, 1944, and it is hereby further amended by adding thereto the following as paragraph 9a:—

"9a. Supervisors whose services have been honourably terminated shall be eligible for the War Services Badge 'General Service' Class."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 1 Fourth Revision

Supplement No. 3

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 24th January, 1946.

*To Collectors of Customs and Excise, and others concerned:***Goods of Enemy or Proscribed Origin**

Effective on and after the 22nd January, 1946, trading may be resumed with persons residing in Thailand (Siam).

Memorandum WM No. 1, Fourth Revision, in so far as it relates to Thailand (Siam), is superseded.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 102

Supplement No. 10

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 26th January, 1946.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Effective the 1st February, 1946, the Minister of National Revenue has authorized the issuance of General Permit G2408 for the importation from any country of clothing, wearing apparel and articles made from textile fibres enumerated in Memorandum WM No. 102, in which the textile component of chief weight or value is **OTHER THAN COTTON**.

This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*



PART III
Wartime Prices and Trade Board
(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-32

(Consolidation)

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective January 1, 1946

TAKE NOTICE that the Notices heretofore published pursuant to Order in Council P.C. 5518, dated July 16, 1943, respecting repayment of subsidies, (viz. RS-23 to RS-31 inclusive) are hereby rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT						
	Per dozen containers						
1. Canned Fruits	16 oz.	20 oz.	28 oz.	105 oz.			
(a) Peaches—Fancy, Choice or Standard.....	41c	48c	66c	\$2.55			
(b) Peaches—Pie, Solid Pack.....	2.20			
(c) Bartlett Pears—Fancy, Choice or Standard.....	45c	55c	75c	2.85			
(d) Clapp Favorite and Flemish Pears—Fancy, Choice or Standard.....	39c	48c	63c	1.95			
(e) Kieffer Pears—Fancy, Choice or Standard.....	33c	40c	53c	1.55			
(f) Pears—Pie, Solid Pack.....	1.70			
(g) Plums—Choice or Standard.....	26c	33c	41c	1.20			
(h) Prune Plums—Fancy, Choice or Standard.....	36c	43c	54c	1.70			
(i) Apricots—Fancy, Choice or Standard.....	42c	48c	66c	2.57			
(j) Apricots—Pie, Solid Pack.....	2.20			
(k) Cherries	14c	17c	24c	.92			
	Per dozen cans						
2. Canned Pork and Beans	16 oz.	20 oz.					
Plain or Boiled (Unbaked).....	6½c	8c					
	Per dozen containers						
3. Canned Vegetables	14 oz.	16 oz.	20 oz.	26 oz.	28 oz.	48 oz.	105 oz.
(a) Tomatoes—Fancy, Choice or Standard	13c	...	46c
(b) Tomato Juice—Fancy or Choice	3½c	4½c	4½c	7c	14c
(c) Peas—All sieves and Un- graded—Fancy, Choice or Standard	5c	5c	17c
(d) Corn—Fancy, Choice or Standard	5c	5c	19c
(e) Corn—Whole Kernel, Vacu- um Packed, Fancy.....	5c
(f) Green and Wax Beans— Fancy, Choice or Standard..	...	15c	15c	65c

4. Cocoa Products

- (a) Cocoa Powder 1 cent per pound
- (b) Chocolate and Chocolate confectionery products. $\frac{1}{2}$ cent per pound
- (c) Cocoa Butter..... 2 cents per pound
- (d) Expeller Cake..... $\frac{1}{2}$ cent per pound

5. Coffee 6 cents per pound

6. Corn Products

- (i) on being exported or on being sold as ships' stores
 - (a) Starch 1 cent per pound
 - (b) Syrup $\frac{2}{3}$ cents per pound
- (ii) on being exported
 - Corn Oil 1 cent per pound

7. Cotton Goods (being goods the chief component of which by weight is cotton) on being sold as ships' stores:—

- (a) by a manufacturer of cotton cloth (primary cotton mill) 31 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
- (b) by a manufacturer of cotton goods other than a manufacturer referred to in (a) above, or by a wholesaler 26 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
- (c) by a ships-chandler or retailer..... 21 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price.

8. Cotton and Cotton Goods (the latter being goods the chief component of which by weight is cotton) but not including:—

Full Fashioned Hosiery,

Cotton Fabrics produced from U.S. grey cloth, which has been imported under special permit for the purpose of being finished in Canada and re-exported,

Bags, when used as containers,

Used Sugar Bags (which are returned to producing countries for use),

New York Garment Models, imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada,

on being exported 10 per cent of invoice value

Note: Where the Exporter

- (1) purchases the cotton entering into the goods being exported and obtains written assurance that the cotton entering into such goods has not been subsidized, or
- (2) imports the goods, or the cotton entering into the goods direct and in either case has not received or claimed subsidy, or
- (3) purchases the goods as manufactured goods and obtains written assurance that the cotton entering into such goods has not been subsidized,

he may obtain a permit to export such goods without paying the amount required by this notice if the application for such permit is accompanied by a certificate in such form as Commodity Prices Stabilization Corporation Ltd. may approve setting out the circumstances and certifying that the cotton content of such goods has not been subsidized.

An exporter must retain on file all documents relative to the exemption from "repayment of subsidy" until the corporation's investigators have examined them.

9. Cotton Waste and rags, new and old, of every description,
on being exported..... 5 per cent of invoice value
10. Dried Fruits
 - (a) Raisins and Currants 8·5 cents per pound
 - (b) Prunes 9·5 cents per pound
 - (c) Figs 6 cents per pound
11. Elastic Goods
on being exported
 - (a) thread 25c per pound
 - (b) webbing 25c per pound
 - (c) narrow fabrics 25c per pound
 - (d) articles of which elastic is the chief component
by weight 25c per pound
12. Footwear (except rubber footwear and felt boots)
on being exported 2 per cent of the price of such
footwear as shown on the
invoice.
13. Frozen Fruits—Cherries—Sour Pitted..... 1½ cents per pound (12 fluid oz.)
14. Jams and Jellies—All types..... 2 cents per pound (12 fluid oz.)
15. Maple Products
 - (a) Maple Syrup
 - (i) Bulk or in tin 1 cent per pound
 - (ii) Bottled 4 cents per pound
 - (b) Maple Sugar 1 $\frac{4}{10}$ cents per pound
16. Molasses
 - (a) Barbadoes 13 cents per gallon (Imperial)
 - (b) All other classes 2½ cents per gallon (Imperial)
17. Potatoes (Table stock) 40c per 100 lbs.
18. Protein Feeds 22½ cents per 1 per cent of
protein content per ton
(2,000 lbs.)
19. Rice 1½ cents per pound
20. Rubber Goods 2·9 cents per lb. of rubber
content
21. Soap and Shortening 10 per cent of invoice value
22. Spices
 - (a) Cinnamon 15 per cent of invoice value
 - (b) Allspice (pimento) 15 per cent of invoice value
 - (c) Ginger 15 per cent of invoice value
 - (d) Nutmegs 15 per cent of invoice value
 - (e) Mace 15 per cent of invoice value
 - (f) Black Pepper 15 per cent of invoice value

23. Synthetic Fibres and Synthetic Fibre Products (the latter being goods the chief component of which by weight is synthetic fibres) but not including:—
 Full Fashioned Hosiery,
 New York Garment Models, imported for copy purposes into Canada and re-exported,
 Dresses exported to the U.S. to be photographed and later returned to Canada,
 on being exported 3 per cent of invoice value
24. Tea 1 cent per pound
25. Tin or Tin Products,
 on being exported..... 8½ cents per lb. of tin content
26. Wool and Woollen Goods (the latter being goods the chief component of which by weight is wool) but not including:—
 Full Fashioned Hosiery,
 Raw Wool exported to the U.S. for processing, to be returned to Canada,
 Raw Wool domestically grown,
 New York Garment Models, imported for copy purposes into Canada and re-exported,
 Dresses exported to the U.S. to be photographed and later returned to Canada,
 on being exported 5 per cent of invoice value
27. Wool Noils, wool and worsted waste and rags, new and old of every description,
 on being exported..... 2 per cent of invoice value

Dated at Ottawa, this thirty-first day of December, 1945.

COMMODITY PRICES STABILIZATION
 CORPORATION LTD.

Per H. B. McKinnon, *President.*

Board Orders *

WARTIME PRICES AND TRADE BOARD

ORDER No. 593

Foreign Dealings with Goods in Canada

In regard to Canadian goods in short supply there is an increasing tendency to circumvent the Canadian prices ceiling by means of sale to buyers in another country and re-sale by such buyers to buyers in Canada in such circumstances that there is an ostensible exportation and re-importation of the goods so as to be exempt in both cases from the Canadian prices ceiling, though the goods never leave Canada. It is necessary that such transactions in any goods be subject to the Canadian prices ceiling.

Therefore, under powers conferred by the Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on January 1, 1946.

2. For the purposes of this Order,

- (a) "Canadian buyer" means a person residing or carrying on business in Canada;
- (b) "Canadian ceiling price" means the lawful maximum price at which any particular goods may be sold in Canada to a Canadian buyer;
- (c) "foreign buyer" means a person residing or carrying on business outside of Canada.

3. (1) No person in Canada shall sell or offer to sell any goods situated in Canada to any foreign buyer at a price exceeding the Canadian ceiling price for the goods, unless the goods, under the terms or conditions of sale, are to be physically exported from Canada by the seller.

(2) No person in Canada who has sold or agreed to sell any goods situated in Canada to a foreign buyer at a price exceeding the Canadian ceiling price for the goods shall deliver the goods to any person in Canada other than a person employed to export them to the foreign buyer.

4. No person in Canada shall buy or offer to buy any goods situated in Canada at a price which he knows or has reason to believe exceeds the Canadian ceiling price for the goods.

Made at Ottawa, December 28, 1945.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 596

Suspension of Certain Maximum Prices

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:—

1. This Order shall come into force on February 1, 1946.

2. Until further notice, all maximum prices on sales of all goods and services comprised in the items listed in the Schedule to this Order are suspended.

3. If any seller is in doubt as to whether any particular goods or activities are included in or excluded from any item in the Schedule, he shall enquire from the nearest office of the Board and comply with any directions given to him accordingly.

4. Every seller of any goods or service the maximum price for which is suspended by this Order shall retain in his possession every price notification fixing such maximum price on sales by him and records of his past and future purchases and sales of such goods or service.

5. The Chairman or Chief or Assistant Chief of the Prices Division may, generally by notice published in *Statutory Orders and Regulations* or by directive in individual cases, designate any article or activity as being included in or excluded from any item in the said Schedule.

Made at Ottawa this 26th day of January, 1946.

D. GORDON,
Chairman.

SCHEDULE

PART I—GOODS

Item

1. Aircraft and complete parts thereof.
2. Artificial flowers and decorative feathers.
3. Artists' pallets and easels.
4. Bleaches packaged or bottled for household use.
5. Books, including reprints, periodicals and pamphlets, but not including blank or partially blank books intended to be filled in.
6. Cleaning fluids and preparations as follows: sweeping compounds, spot removers, cleaning fluids for clothes, rugs, drapes, upholstery and other fabrics; car and wall cleaners.
7. Cosmetics, toilet preparations and perfumes, not including soaps, shampoos or dentifrices.
8. Drugs; proprietary and patent medicines; household remedies.
9. Foods as follows; hops; desiccated cocoanut and whole cocoanut; preserved horseradish; edible tree nuts; olives; dehydrated vegetables; preserved ginger; ice cream stabilizers, excluding gelatine; dehydrated or evaporated bananas; fruits in brine or sulphured, including citrous skins and citron; maraschino type cherries; candied, glaze or drained fruits and candied or drained peels and citron.
10. Firearms, ammunition, explosives and fireworks.
11. Games of all kinds; accessories and equipment (other than furniture such as card tables or articles to be worn or articles chiefly of woven fabrics such as card table covers) for games and sports except the following: baseball, softball, rugby, soccer, basketball, volleyball, handball, tennis, badminton, golf, lacrosse, ice and field hockey, skating, skiing.
12. Hairdressing accessories, such as bows, bandeaux, barettes, fancy combs and ornaments (but not including hair nets, hair pins or bobby pins) and curlers, wavers and rollers other than those designed for use primarily in beauty parlors.
13. Jewellery of any material for the adornment of the person including diamonds and other precious and semi-precious stones, but not including watches and clocks.
14. Objects of art and household articles designed chiefly for decorative rather than utility purposes, but not including furniture or articles of fabric; articles designed for the observance of religious rites, other than articles to be worn or other articles of fabric; candles of all kinds.
15. Pictorial post cards, greeting cards, calendars and similar artistic cards or folders.

16. Photographs, pictures (other than of fabric) and picture and photo frames.
17. Printed music, bound or in sheets, and music for mechanical player pianos.
18. Polishes as follows: metal, silver, brass, glass and window.
19. Shaving accessories, including blades, strops, hones, and sharpeners, but not including razors, soaps or shaving creams.
20. Smokers' accessories, including pipes and cigarette papers but not including lighters, wearing apparel or articles of furniture.
21. Refined silver and articles of sterling silver.
22. Sundry household articles as follows: hangers (coat, dress, skirt and trouser), stocking, sock and sweater driers, shoe trees and stretchers, corner brackets, corner shelves, wall shelves, bird houses and cages, book ends, holders (flower pot, broom, match and match box) lawn ornaments, paper cutters and weights, tie racks, blanket holders, cutlery boxes, powder boxes, grocery pick-ups.
23. Tobaccos, cigars and cigarettes.
24. Toys, dolls, children's sleighs and children's wheel goods, but not including children's furniture, baby carriages on wheels or runners, or bicycles.
25. Used goods (but not scrap goods) as follows: machine tools, sheet metal working machines, wood working machines; clothing; industrial sewing machines, cameras, binoculars, lenses and photographic equipment; beer bottles, bottles and jars for food and food products; pharmaceutical bottles, toilet goods bottles and proprietary medicine bottles; washed and unwashed wiping rags; wine and spirits bottles; metal pipe; steel shafting; structural steel; and all other used goods the maximum price for which has not been fixed by any order specifically referring to those goods.
26. Women's millinery.
27. Yachts, boats and canoes.

PART II—SERVICES

Item

1. The making, dressing, dyeing and repairing of furs, fur pieces and fur garments.
2. The manufacturing of private formula medicines or toilet goods on a custom or commission basis; the packaging of household drugs or toilet goods on a custom or commission basis; the manufacture of dentures and plates for practising dentists; the cleaning, processing and drying of seeds on a custom or commission basis; the processing, packing and storing of raw leaf tobacco on a custom or commission basis.
3. Publishing, printing, engraving and matrice plate and die making services; the installation, repairing and maintenance of printing presses and printing machinery.
4. The repairing and maintenance of plant machinery and equipment and office inter-communication systems; the installation, repairing and maintenance of commercial refrigeration, air conditioning equipment, industrial sewing machines and machine tools; the installation, repairing and maintenance of municipal service equipment, including fire fighting equipment; the repairing and maintenance of typewriters, office machinery and equipment, office and accounting machines, hospital and physicians' equipment, surgical instruments, sterilizers, dental units and chairs; the installation, repairing and maintenance of household furniture and appliances; the repairing and maintenance of bicycles.
5. Services performed by optometrists and opticians, developing and printing of photographic films and plates; engraving, repairing and maintenance of jewellery of all kinds, including clocks, watches, silverware and goldware; the making of personal portraits by professional photographers for a price.
6. The supplying of electricity, gas, steam or water (except by a landlord to a tenant); the supplying of telegraph, wireless or telephone service; the transportation of persons except by steam railway; the provision of dock, harbour or pier facilities.

7. The washing of bottles and wiping rags; the washing, repairing and maintenance of barrels, kegs and drums; the sewing and repairing of used bags and bagging.

WARTIME PRICES AND TRADE BOARD

ORDER NO. 597

Slaughtering of Live Stock and Stamping of Carcasses

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1945, and amendments, the Board hereby orders as follows:

1. This Order comes into force on January 28, 1946.

2. Section 11 of said Order No. 533 is hereby amended by adding as subsection (5) thereof the following:

“(5) Hog quotas and cattle quotas are not transferable.”

3. Said Order No. 533 is hereby amended by adding as Section 15 thereof the following:

“Custom Slaughtering Records and Invoices

15. (1) Every person who slaughters any live stock for any other person shall not later than the time of delivery to the customer of the meat derived therefrom furnish the customer with an invoice showing:

- (a) the names and identifying addresses of the slaughterer and the customer;
- (b) the kind and number of live stock slaughtered, the date on which it was slaughtered and the weight of each kind of meat obtained therefrom; and
- (c) the slaughterer's charges.

- (2) Every person who slaughters any live stock for any other person shall retain a duplicate copy of each invoice furnished by him as required by this Section;

- (3) Every person who has any live stock slaughtered for him shall obtain from the slaughterer thereof an invoice covering that transaction completed in accordance with subsection (1) of this Section.

- (4) Every duplicate copy of an invoice which a slaughterer of livestock is required by this Order to make and keep and every invoice which a person who has live stock slaughtered for him obtains from the slaughterer thereof, shall be kept by him available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.”

Made at Ottawa this 25th day of January, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1858

Maximum Wholesale and Retail Prices of Women's, Misses' and Children's Ready to Wear Garments

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:

1. This Order comes into force on February 1, 1946 and replaces Administrator's Order No. A-1733 which is hereby revoked.

2. This Order applies to sales by wholesalers and retailers of women's, misses' and children's ready to wear garments of a kind named in the Schedule hereto which are wholly manufactured in Canada, each of which is hereinafter referred to as a garment. It does not apply to a garment of which the outer surface is made wholly of fur nor to garments in infants' sizes under 2 years.

PART I—SALES BY WHOLESALERS*Maximum Price*

3. The maximum price at which a wholesaler may sell or offer to sell a garment shall be the sum of the following:

- (a) the actual price paid by him for the garment, but not more than the lawful maximum price at which his supplier may sell the garment to him;
- (b) the actual cost incurred by him in transporting the garment to his place of business from his supplier's shipping point, and sales tax, if and to the extent that such cost and sales tax, or either of them, are not included in the actual price he paid for the garment; and
- (c) the lesser of the two following mark-ups:
 - (i) the highest mark-up which he could lawfully have obtained on September 14, 1945, on his sales of the same or a substantially similar kind and quality of garment;
 - (ii) twenty-five per centum (25%) of his selling price.

Transactions Between Wholesalers

4. In transactions between wholesalers, the total of the mark-ups taken by all wholesalers must not exceed the amount allowed by Section 3 to the original wholesaler, and each seller must show on his sales invoice the amount of mark-up remaining for the buyer.

Prepayment of Outward Freight

5. If a wholesaler prepays the outward transportation charges to his customer's receiving point, he shall show the same as a separate item on his sales invoice for the garment and he may not include such charges or any mark-up thereon as part of his selling price.

PART II—SALES BY RETAILERS*Garments Supplied by Wholesalers*

6. The maximum price at which a retailer may sell or offer to sell a garment acquired by him from a wholesaler shall be the sum of the following:

- (a) the actual price paid by him for the garment, but not more than the lawful maximum price at which his supplier may sell the garment to him;

- (b) the actual cost incurred by him in transporting the garment to his place of business from his supplier's shipping point, and sales tax, if and to the extent that such cost and sales tax, or either of them, are not included in the actual price he paid for the garment; and
- (c) the lesser of the two following mark-ups:
 - (i) the highest mark-up which he could lawfully have obtained on September 14, 1945, on his sales of the same or a substantially similar kind and quality of garment;
 - (ii) thirty-seven and one-half per centum (37½%) of his selling price.

Garments Supplied by the Manufacturer.

7. The maximum price at which a retailer may sell or offer to sell a garment acquired by him from the manufacturer thereof shall be the sum of the following:

- (a) the actual price paid by him for the garment, but not more than the lawful maximum price at which the manufacturer may sell the garment to him;
- (b) the actual cost incurred by him in transporting the garment to his place of business from the manufacturer's shipping point, and sales tax, if and to the extent that such cost and sales tax, or either of them, are not included in the actual price he paid for the garment; and
- (c) the lesser of the two following mark-ups:
 - (i) the highest mark-up which he could lawfully have obtained on September 14, 1945, on his sales of the same or a substantially similar kind and quality of garment;
 - (ii) forty-five per centum (45%) of his selling price.

Dated at Ottawa, this 24th day of January, 1946.

J. H. THOMSON,
Administrator of Distributive Trades.

Approved:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1858

List of Women's, Misses' and Children's Ready to Wear Garments for which Wholesale and Retail Maximum Prices are Fixed by this Order

Aprons	Middies
Bathing Suits, other than Knitted	Overcoats
Bathrobes	Parkas
Bed Jackets, other than Knitted	Pinafores
Blazers	Playsuits
Blouses	Raincapcs
Blousettes	Raincoats
Boleros	Redingotes
Brunch Coats	Riding Breeches
Capes	Riding Habits
Coatees	Rubberized Clothing
Coats	Shirts
Coveralls	Shirtwaists
Culottes	Shorts
Dickies	Ski Suits
Dresses	Skirts
Dressing Gowns	Slacks
Gym Suits	Smocks
Hoovers	Snow Suits
Hostess Gowns	Suits, other than Knitted
Housecoats	Tea-Gowns
Jackets	Tunics
Jerkins	Waterproof Clothing
Jumpers	Windbreakers
Kimonos	Wraps
Leather Clothing	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1859

Rubber Tire Reliners and Patches

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered as follows:

1. This Order to amend Administrator's Order No. A-1460 shall come into force on January 28, 1946.

2. Section 3 of the said Administrator's Order No. A-1460, prohibiting certain sales by processors of reliners and patches, is revoked.

3. Section 10 of the said Order No. A-1460, restricting the number of reliners and patches which a processor could sell or deliver to a purchaser during a three months' period, is revoked.

Dated at Ottawa this 24th day of January, 1946.

S. GODFREY,
Administrator of Used Goods.

Approved:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1860

Full Fashioned Ladies' Nylon Hosiery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knit Goods, it is hereby ordered as follows:

1. This Order shall come into force on February 1, 1946.

2. For the purposes of this Order,

(a) "first quality" means nylon hosiery other than substandards, irregulars, seconds or thirds;

(b) "nylon hosiery" means full fashioned ladies' hosiery made from nylon yarn;

(c) "sell" includes offer to sell; and

(d) "special quality" means jacquard welt or lace or clocked or mesh or non-run first quality nylon hosiery.

PART I—MARKINGS

3. No person other than the manufacturer may stamp on or affix to nylon hosiery any marking to indicate its brand, quality, grade or gauge. Markings stamped on or affixed by the manufacturer may, however, indicate his own brand or that of any of his customers.

4. No manufacturer shall sell or supply nylon hosiery to any person unless each stocking bears the word "NYLON" and unless the gauge is legibly marked on each stocking in such manner and place that the word "NYLON" and the gauge mark are clearly and readily visible to a buyer or prospective buyer.

5. No manufacturer shall sell or supply to any person nylon hosiery not of first quality or special quality unless each stocking is legibly marked with the word "SUBSTANDARD" or "IRREGULAR" or "SECONDS" or "THIRDS", as the case may be, in such manner and place that the mark is clearly and readily visible to a buyer or prospective buyer.

6. No person who sells nylon hosiery at wholesale or at retail shall remove, destroy, cancel or obscure any marking stamped thereon or affixed thereto at the time he acquired the same; and no such person shall sell any nylon hosiery

- (a) unless it is marked with the word "NYLON" and the gauge as required by Section 4;
- (b) if it be substandard, irregular, seconds or thirds, unless it is marked as required by Section 5;
- (c) in a manner or by a method which does or may prevent a buyer or prospective buyer from readily seeing any markings stamped on or affixed to the nylon hosiery;
- (d) by any form of advertising unless the advertisement states the quality and gauge of the nylon hosiery for sale.

7. The provisions of Sections 3 to 6, inclusive, shall be subject to such written exemptions as, upon written application, may be granted in individual cases of undue hardship or other special circumstance. Such exemptions from the provisions of Sections 3 to 5, inclusive, may be granted by the Administrator of Knit Goods and of Section 6 by the Administrator of Distributive Trades.

PART II—MAXIMUM PRICES

8. No person shall sell any gauge or quality of nylon hosiery not listed in Tables A, B, C and D below unless the maximum price at which such gauge and quality of nylon hosiery may be sold, has been fixed or authorized pursuant to the provisions of Board Order No. 414.

Manufacturers' Maximum Prices to Retail Trade

9. The maximum price at which a manufacturer may sell any gauge and quality of nylon hosiery to a retailer shall be the price set forth for that gauge and quality in Table A below, f.o.b. mill, sales tax extra:

TABLE A

MANUFACTURERS' MAXIMUM PRICES TO THE RETAIL TRADE
PRICES PER DOZEN PAIRS, F.O.B. MILL
SALES TAX EXTRA

	Gauge	Special Quality	First Quality	Substandard Irregular Seconds	Thirds
A	42	\$12.25	\$10.75	\$7.50	\$5.50
B	45 & 48	13.75	12.25	8.50	5.50
C	51 & 54	15.25	13.75	9.00	5.50
D	57	16.75	15.25	11.00	5.50

For extra length hose (34" plus or minus 1 inch) a premium of 75 cents per dozen pairs may be added to above maximum prices.

Manufacturers' Maximum Prices to Wholesale Trade

10. The maximum price at which a manufacturer may sell any gauge and quality of nylon hosiery to a wholesaler shall be the price set forth for that gauge and quality in Table B below, f.o.b. mill, sales tax extra:

TABLE B

MANUFACTURERS' MAXIMUM PRICES TO THE WHOLESALE TRADE
PRICES PER DOZEN PAIRS, F.O.B. MILL
SALES TAX EXTRA

				Substandard	
	Gauge	Special Quality	First Quality	Irregular Seconds	Thirds
A	42	\$11.50	\$10.10	\$7.05	\$5.15
B	45 & 48	12.90	11.50	8.00	5.15
C	51 & 54	14.35	12.90	8.45	5.15
D	57	15.75	14.35	10.35	5.15

For extra length hose (34" plus or minus 1 inch) a premium of 75 cents per dozen pairs may be added to above maximum prices.

Wholesalers' Maximum Prices to Retail Trade

11. The maximum price at which any person may sell at wholesale any gauge and quality of nylon hosiery shall be the price set forth for that gauge and quality in Table C below, f.o.b. his shipping point, sales tax included:

TABLE C

WHOLESALE'S' MAXIMUM PRICES PER DOZEN PAIRS, F.O.B. SHIPPING POINT,
SALES TAX INCLUDED

				Substandard	
	Gauge	Special Quality	First Quality	Irregular Seconds	Thirds
A	42	\$13.95	\$12.25	\$8.70	\$6.60
B	45 & 48	15.65	13.95	9.90	6.60
C	51 & 54	17.35	15.65	10.45	6.60
D	57	19.10	17.35	12.75	6.60

For extra length hose (34" plus or minus 1 inch) a premium of 75 cents per dozen pairs may be added to above maximum prices.

Maximum Retail Prices

12. The maximum price at which any person may sell any gauge and quality of nylon hosiery at retail shall be the price set forth for that gauge and quality in Table D below, sales tax included.

TABLE D

RETAIL MAXIMUM PRICES OF NYLON HOSIERY, PRICES PER PAIR (ALL LENGTHS),
SALES TAX INCLUDED

		Special	First	Substandard	
	Gauge	Quality	Quality	Irregular	Thirds
				Seconds	
A	42	\$ 1.75	\$ 1.50	\$1.09	\$.85
B	45 & 48	1.95	1.75	1.29	.85
C	51 & 54	2.25	1.95	1.39	.85
D	57	2.50	2.25	1.69	.85

Dated at Ottawa, this 29th day of January, 1946.

H. G. SMITH,
Administrator of Knit Goods.

APPROVED :

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1861

Respecting the conversion of real property known as 26 Crescent Road, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1946 as No. 26 Crescent Road, for permission to convert the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1946 as 26 Crescent Road, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 31st day of January, 1946.

Dated at Ottawa this 29th day of January, 1946.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1862

Respecting Prices of Coal Produced in the Vancouver Island District of British Columbia

Whereas an increase in the transportation charges for towing on the Pacific Coast has been authorized;

And whereas this increase in transportation charges will cause an increase in the cost of delivering by water, coal mined on Vancouver Island, and the collieries have demonstrated an inability to absorb such increase and maintain existing ceiling prices;

Now, therefore, under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered as follows:—

1. For the purpose of this Order:—

(a) "coal" means bituminous coal produced or mined in the Vancouver Island District of British Columbia;

(b) "ton" means a net ton of 2,000 lbs.

2. Operators of coal mines in the Vancouver Island District of British Columbia may charge an amount not exceeding 5 cents per ton for such coal as they may supply to any person on or after February 1, 1946, in addition to the prices, not exceeding the highest lawful prices in effect on January 31, 1946, stipulated in any contract existing on that date between the parties concerned or if there be no contract, then in addition to the highest lawful price at which the vendor was entitled to sell such coal on January 31, 1946.

3. Any dealer or other distributor selling coal as defined in Section 1 above may charge for all coal supplied by him to any buyer on and after February 1, 1946, so much of the increase authorized by Section 2 as is actually charged to him for that coal. The increase in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices in effect on January 31, 1946, stipulated in any contract existing on that date between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor was entitled to sell such coal on January 31, 1946. In no event shall any markup be added by any person in respect of any increase herein authorized.

4. All contracts made prior to February 1, 1946, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after February 1, 1946, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

5. This Order shall come into effect on February 1, 1946.

DATED AT OTTAWA, this 29th day of January, 1946.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1863

Respecting Cheese Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wood Products, Office Equipment and Metal Containers, it is hereby ordered as follows:—

1. Administrator's Order No. A-576 is revoked.

2. All price notifications issued under Order No. 414 of the Board and in effect on January 31, 1946, shall continue in full force and effect.

3. No manufacturer shall sell any cheese box unless or until the maximum price therefor has been fixed upon application to the Administrator of Wood Products, Office Equipment and Metal Containers.

4. This Order comes into force on February 1, 1946.

DATED AT OTTAWA this 30th day of January, 1946.

ARTHUR MAY,
*Administrator of Wood Products,
Office Equipment and Metal Containers.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 115

Fuelwood on Vancouver Island in Areas not covered by Fuelwood Order No. 90

Under powers given by the Board to the Timber Administrator, it is hereby ordered as follows:—

1. This Order comes into force on the 1st day of February, 1946.
2. Schedule "A" to Fuelwood Order No. 112 is amended by deleting the words "north and east" following the word "lying" in the description of the area and substituting therefor the words "south and west."

DATED AT OTTAWA this 30th day of January, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

RUBBER CONTROLLER

ORDER No. RUBBER 6F

(Order No. Rubber 6E—Maximum Prices for Rubber—Amended)

Dated January 18, 1946

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Schedule "A" to Order No. Rubber 6E Amended*

The following items of Schedule "A" to the Rubber Controller's Order No. Rubber 6E dated July 27, 1945, namely:

"GR-S (Buna S)	00·2055
GR-I (Butyl)	00·1721"

are amended to read as follows:—

"GR-S (Buna S)	00·2035
GR-I (Butyl)	00·2035"

2. *Schedule "B" Amended*

Schedule "B" to the said Order is amended to read as follows:—

"Crude Rubber, GR-S (Buna S) and GR-I (Butyl) in Bales, Cases, Cartons or Bags

	Per Pound
On orders for 60,000 pounds or more for one delivery.....	nil
On orders for 20,000 pounds or more for one delivery.....	\$00.0060
On orders for 2,000 pounds or more for one delivery.....	00.0100
On orders for less than 2,000 pounds for one delivery.....	00.0250
On orders for less than one package for one delivery.....	00.1000

Natural Latex

	Per Pound
On orders for 70 drums or more for one delivery.....	nil (dry weight)
On orders for 10 to 69 drums for one delivery.....	\$00.0100 (dry weight)
On orders for less than 10 drums for one delivery.....	00.0250 (dry weight)
On orders for 5 gallons or more for one delivery.....	00.1250 (dry weight)
On orders for less than 5 gallons for one delivery.....	00.1750 (dry weight)"

3. *Effective Date*

This Order shall be effective on and from February 1, 1946.

J. A. MARTIN,
Rubber Controller.

Concurred in by the Wartime Prices and Trade Board

M. W. McCUTCHEON,
Deputy Chairman.

PART V
Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 134

OTTAWA, January 10, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, paragraph 2, the undersigned hereby orders:

1. That Regulation 24 of the Export Permit Regulations of April 30, 1945, be amended by the addition thereto of the following subsection:

Regulation 24:

(4) Clothing, wearing apparel and textile articles, brought to Canada temporarily and solely for designing or copying purposes, if complying fully in every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum WM No. 102, Supplement No. 2, of August 8, 1944.

2. That this Order shall come into force and have effect on and after January 17, 1946.

D. C. ABBOTT,
Acting Minister of Trade and Commerce.

EXPORT PERMIT BRANCH ORDER No. 135

OTTAWA, January 24, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, the undersigned hereby orders:

1. That Part Two of the Annex to Export Permit Branch Order No. 124 of August 14, 1945, be amended by modifying the unlimited exemptions specified therein for the following commodities, so that an export permit will be required for shipments thereof valued at over \$25 when consigned to the British West Indies or to St. Pierre and Miquelon:

Ammonium Sulphate:

Fertilizers of every kind and analysis other than Ammonium Sulphate.

2. That this Order shall come into force and have effect on and after January 29, 1946.

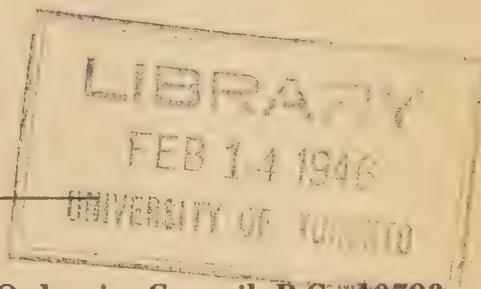
D. C. ABBOTT,
Acting Minister of Trade and Commerce.

VOLUME I, No. 6



FEB. 11, 1946

STATUTORY ORDERS AND REGULATIONS, 1946



Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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PART I
Orders in Council

**Order in Council revoking appointment of J. G. Glassco as Controller
of Clyde Aircraft Manufacturing Company Limited**

P.C. 325

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 31st day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Reconstruction and Supply reports that because of the condition of the financial affairs of Clyde Aircraft Manufacturing Company, Limited (hereinafter called the "Company") and in order to ensure the satisfactory carrying out of the production of supplies in the plant of the said Company at Collingwood, Ontario, which were deemed to be essential in the carrying out of the war, John Grant Glassco, of the City of Toronto, was by Order in Council P.C. 9653 of December 9, 1941, appointed controller of the business, undertaking, affairs and operations of the Company;

That pursuant to the authority granted by the said Order in Council P.C. 9653, the Minister entered into an agreement with the Bank of Toronto guaranteeing the bank overdraft account of the Company;

That the said agreement with the Bank of Toronto has been terminated and the Bank has released His Majesty from all further liability thereunder;

That the said John Grant Glassco now reports that all war work in the said plant has been discontinued and that he is satisfied that his supervision and control is no longer needed.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke the said Order in Council P.C. 9653 of December 9, 1941; such revocation to be without prejudice however to any act done by the said John Grant Glassco while acting as controller of the affairs and operations of Clyde Aircraft Manufacturing Company Limited prior to the date hereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Wartime Wages Control Order

P.C. 348

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 31st day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to amend the Wartime Wages Control Order, 1943, (Order in Council P.C. 9384 of December 9, 1943) and it is hereby further amended, with effect the fifteenth day of February, 1946, as follows:

1. Section fourteen is amended by striking out paragraph (c) thereof and substituting the following:

"(c) to make provision for orderly rectification of wage rates which are low in comparison with the rates generally prevailing for the same or comparable occupational classifications in the same or comparable localities or which are otherwise not reasonable in the circumstances, insofar as this is possible consistent with the paramount principle of the maintenance of stability in prices,"

2. Section twenty is amended by striking out paragraphs (a) and (b) and substituting the following therefor:

"(a) authorize or direct an employer to increase a single rate or the rates of a range established by him under this Order or by or pursuant to a direction of the National Board for an occupational classification of his employees if and to the extent that the National Board finds that such rate or rates are low in comparison with the rate or rates generally prevailing for the same or comparable occupational classifications in the same locality, or if there is no such occupational classification in that locality, then for the same or comparable occupational classification in a locality which, in the opinion of the Board, is comparable; or may authorize an employer to vary a single rate or the rates of a range on such other basis and to such extent as in the opinion of the National Board is reasonable in the circumstances and consistent with the maintenance of existing prices of the goods and services which the employer sells;"

3. Section twenty-three is amended by renumbering the same as subsection one of section twenty-three and by adding the following as subsection (2):

"(2) Notwithstanding anything contained in this Order on and after June 30, 1946, it shall not be necessary for an employer to obtain a direction from the National Board.

(a) to increase a wage rate paid by him to an employee in an occupational classification to the minimum wage rate established for the occupational classification of such employee at any time after November 15, 1941, by or pursuant to powers conferred by provincial minimum wage legislation;

(b) to comply with the provisions of any provincial legislation concerning hours of work or vacations with pay."

4. Section twenty-five is amended by renumbering the same as subsection one of section twenty-five and adding the following as paragraph (c):

"(c) pursuant to an agreement with his employees or their representatives, from establishing or altering a term of employment concerning vacations with pay, off-shift differentials, hospital aid plans, annuities, pension plans or group insurance plans."

and by adding the following as subsection two:

"(2) A change in conditions of employment made by an employer pursuant to paragraph (c) of subsection one of this Section shall not be deemed to constitute grounds in support of an application to any other agency of government for permission to increase the maximum prices of his goods or services."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Salaries Order

P.C. 349

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 31st day of January, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and the Minister of Finance, and under and by virtue of the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to amend the Wartime Salaries Order (P.C. 1549, February 27, 1942), and it is hereby further amended,—

1. By striking out the words "in exceptional circumstances" in sub-paragraph (f) of paragraph 3 thereof.

2. By inserting the following paragraph as sub-paragraph (g) in paragraph 3 thereof immediately following sub-paragraph (f) thereof:—

"(g) Authorize an employer to increase the rate of salary paid to a salaried official whose rate of salary is unduly low in relation to a reasonable and proper rate, having regard to the salary rates payable to salaried officials for the same or substantially similar services in the same business or in like businesses, provided that the new rate of salary authorized by the Minister shall not exceed a reasonable and proper rate so determined."

3. By striking out the three paragraphs immediately following new paragraph 3 (g) and substituting therefor the following:—

"Application for permission to pay an increased rate of salary to a salaried official pursuant to this paragraph shall be submitted by the employer to the Minister on the prescribed form setting forth all the facts which, in the opinion of the employer, warrant the proposed salary adjustment.

Increased rates of salary to be paid to salaried officials pursuant to this paragraph shall not be authorized with retroactive effect for periods exceeding three months from the first day of the month in which the application is received by the Minister, unless in any special case there are circumstances which, in the opinion of the Minister, justify approval of an earlier effective date.

No payment of an increase in salary pursuant to the provisions of sub-paragraphs (c), (d), (e), (f) or (g), or on account thereof, shall be made to a salaried official until notification has been received by the employer from the Minister stating that an increase in salary has been approved and the amount thereof.

The decision of the Minister as to whether an increase in salary is to be permitted under the terms of such sub-paragraphs, and as to the amount thereof shall be final and conclusive.

If any increase in salary has been approved and a new salary level established in accordance with this paragraph, the provisions of this Order shall apply to such salary level from the effective date of that increase as if it had been established at November 6, 1941."

4. By striking out paragraph 5 thereof.

5. By adding the following words to the end of paragraph 7 thereof:—

"provided that in cases where a disallowance of the full amount specified herein will work severe hardship, and the Minister is satisfied that the amount was paid by reason of a misunderstanding of the terms of this Order, he may determine the amount to be disallowed under this paragraph."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II**Miscellaneous Administrative Orders****DEPARTMENT OF TRANSPORT****ORDER OF THE MINISTER OF TRANSPORT**

Pursuant to authority conferred by Order in Council P.C. 2557 of the 30th March, 1943, as amended by Order in Council P.C. 7329 of the 13th December, 1945,

IT IS ORDERED:

That the period during which any reduced fares for travel in Canada mentioned in the said Order in Council P.C. 2557 may not be sold or offered for sale as provided therein shall be extended from February 15, 1946 to March 15, 1946.

Dated at Ottawa this 1st day of February, 1946.

LIONEL CHEVRIER,
Minister of Transport.

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 598

Respecting Consumer Credit

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Section 5 of Order No. 225 of the Board, as amended, is amended by adding thereto the following as subsection (4):

“(4) Notwithstanding anything contained in this Section the price for any household furniture and equipment sold under a charge account to a person named in an authorization to purchase household furniture and equipment issued by or under the authority of the Department of Veterans' Affairs may be made payable not later than ninety (90) days after the date of purchase. Every duplicate copy of an authorization to purchase received by a seller shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.”.

2. This Order comes into force on February 1, 1946.

Made at Ottawa, this 30th day of January, 1946.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 599

**Emergency Housing Accommodation provided by the Municipal Corporation of
the City of Fort William**

The Municipal Corporation of the City of Fort William has made arrangements for the public welfare of its citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple-housing and converting them to that purpose. It is the intention and expectation of the municipality that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent re-allocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipality be enabled to fix its own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after February 4, 1946, the provisions of The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as the Winston Hall, in the City of Fort William, so long as the municipal Corporation of the City of Fort William is the landlord thereof.

3. This Order shall come into force on the 4th day of February, 1946.

Made at Ottawa, this 29th day of January, 1946.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 602

Maximum Rentals and Termination of Leases for Commercial Accommodation

Under authority conferred by The Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on February 11, 1946.

2. Section 13 of Order No. 315 of the Board is amended by adding thereto clause (o) as follows:

“(o) is a tenant in respect of whom an order has been made by the Court of Rental Appeals under Section 14.”

Made at Ottawa this 5th day of February, 1946.

M. W. McCUTCHEON,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1864

Clothing, Glove, Cap and Helmet Leather (Sales by Tanners)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered as follows:

1. This Order comes into force on February 1, 1946, and revokes and replaces Administrator's Order No. A-990 as amended by Administrator's Order No. A-1845.

2. For the purposes of this Order,

(a) "garment leather" means leather used in the making of gloves, mitts, clothing, moccasins, caps and helmets, whether made in whole or in part of such leather; and

(b) "sell" includes offer to sell.

3. (1) The maximum price at which a tanner may sell garment leather of a quality, description and grading listed in the Schedule hereto shall be the price set forth in the Schedule for that quality, description and grading of garment leather.

(2) The maximum price at which a tanner may sell any other garment leather shall be the price fixed by the Administrator, pursuant to the provisions of Board Order No. 414, for sales by that tanner of such garment leather.

Dated at Ottawa, this 30th day of January, 1946.

R. A. STEWART,
Administrator of Hides and Leather.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1864

PART 1—GARMENT LEATHER

Quality	Description	Grading	Tanners' Maximum Prices (in cents per foot unless otherwise specified)	Key No.
Heavy Cowhide.....	3½ oz. and up substance. Black only. For Utility Garments only.	{ T.R..... D..... D.X..... S.D.X.....	23½ 22½ 21½ 18	601 602 603 604
Heavy Horsehide.....	3½ oz. and up substance. Black only. For Utility Garments only.	{ M.T.R..... D..... D.X..... S.D.X.....	26 24 22 18	605 606 607 608
Light Weight (Glove Tanned) Garment Cowhide.	Not over 2½ oz. substance. Black and specified col- ours.	{ T.R..... D..... D.X..... S.D.X.....	23½ 22½ 21½ 17	609 610 611 612
Light Weight (Glove Tanned) Garment Horsehide.	Not over 2½ oz. substance. Black and specified col- ours.	{ T.R..... D..... D.X..... S.D.X.....	25½ 23½ 21½ 17	613 614 615 616
Sheepskin-Suede (domes- tic).....	{ T.R..... R.....	15½ 13½	617 618
Sheepskin-Pigtex Grained.	{ T.R..... R..... F.....	14½ 13½ 10	619 620 621
Sheepskin—other than Pigtex Grained.....	{ No. 1..... T.R..... R..... R.X.....	16½ 14½ 13½ 10	622 623 624 625
Sheepskin (Smooth Re- tan).....	{ T.R..... No. 2.....	18½ 16½	626 627
Sheepskin (Smooth Chrome).....	{ A..... B..... C..... D..... E..... F.....	22 20 18 16 14 10	628 629 630 631 632 633

PART 2—GLOVE LEATHER

Bellies.....	Large T.R. averaging 94 ft. and up per bundle of two doz., twelve backs, twelve fronts.....	20½	634
	Medium T.R. averaging 88 to 92 ft. per bundle of two doz., twelve backs, twelve fronts.....	20	635
Cream and Pearl.....	Special T.R. averaging 86 ft. and under per bundle of two doz., twelve backs, twelve fronts.....	19½ 19	636 637
	No. 2 No specified size.....	17½	638
	No. 1 Tickey Bellies, Cream and Pearl.....	14	639
	No. 2 Tickey Bellies, Cream and Pearl.....		

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1864—*Con.*

Quality	Description	Grading	Tanners' Maximum Prices (in cents per foot unless otherwise specified)	Key No.
Large Grain Pieces—all colours.....			13	640
Small Grain Pieces—all colours.....			12	641
Grain pieces per pound....			11	642
Black Bellies.....		{ T.R..... No. 2.....	22 21	643 644
Brown.....		{ T.R..... No. 2.....	22½ 21½	645 646
Alaska and Smoke Buffed Bellies.....			23	647
Boulevard Buffed Bellies.....			24	648
<i>Cowhide</i>	Cream or pearl.....	{ T.R..... No. 3..... D.X.X.X.....	22 20 17	649 650 651
		{ T.R..... No. 3..... D.X.X.X.....	23 21 19	652 653 654
		{ T.R..... No. 3..... D.X.X.X.....	24 22 20	655 656 657
	Black, California cream....	{ B..... C..... D..... D.X..... D.X.X.X..... H.B..... H.C.....	27½ 25½ 23½ 21½ 17 28½ 26½	658 659 660 661 662 663 664
		{ H.D..... H.D.X..... H.D.X.X.X.....	24½ 22½ 18	665 666 667
		{ T.R..... D..... D.X..... D.X.X.X.....	26½ 24½ 22½ 19½	668 669 670 671
		{ T.R..... D..... D.X..... D.X.X.X.....	27½ 25½ 23½ 20½	672 673 674 675
		{ L.T.R..... M.T.R..... H.T.R..... L.D..... M.D..... H.D.....	28 29 30 27 28 29	676 677 678 679 680 681
		{ L.T.R..... M.T.R..... H.T.R..... L.D..... M.D..... H.D.....	29 30 31 28 29 30	682 683 684 685 686 687
		{ No. 2M..... No. 3M..... 2H..... 3H.....	26 24 27 25	688 689 690 691
<i>Horsehide</i>	Cream or Pearl.....			
	Black.....	T.R.....	26½	668
	Khaki (Gov't only).....	{ D..... D.X..... D.X.X.X.....	24½ 22½ 19½	669 670 671
	Brown, California Cream...	{ T.R..... D..... D.X..... D.X.X.X.....	27½ 25½ 23½ 20½	672 673 674 675
	Alaska and Smoke Buffed..	{ L.T.R..... M.T.R..... H.T.R..... L.D..... M.D..... H.D.....	28 29 30 27 28 29	676 677 678 679 680 681
	Boulevard Buffed.....	{ L.T.R..... M.T.R..... H.T.R..... L.D..... M.D..... H.D.....	29 30 31 28 29 30	682 683 684 685 686 687
	Chamois Horsehide No. 120	{ No. 2M..... No. 3M..... 2H..... 3H.....	26 24 27 25	688 689 690 691

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1864—*Con.*

Quality	Description	Grading	Tanners' Maximum Prices (in cents per foot unless otherwise specified)	Key No.
<i>Horsehide</i>	Special Chamois Horsehide No. 115.	{T.R.....	27	692
		{D.....	25	693
Cream Horse Butts.....		{T.R.....	21	694
Cream Horse Butts Re-jects.		{R.....	17	695
<i>Sheepskin Domestic Glove Leather, Plain or Pigtex</i>				
<i>Ladies' Lined</i>		{R.L.....	22	696
		{C.L.....	20	697
		{K.X.L.....	18	698
		{L.L.....	16	699
		{M.L.L.....	14	700
<i>Ladies' Unlined</i>		{No. 2.....	22	701
		{No. 3.....	19	702
		{L.....	17	703
		{M.L.....	14	704
<i>Men's Lined and Unlined</i>		{R.....	22	705
		{C.....	20	706
		{K.X.M.....	18	707
		{M.....	16	708
		{N.....	14	709
		{O.....	12	710
		{P.....	10	711
<i>Heavy Sheepskin</i>				
<i>For Work Gloves Pearl</i> ...		{A.....	15	712
		{B.....	13	713
		{C.....	11	714
<i>For Work Gloves Cream</i>		{A.....	17	715
		{B.....	15	716
		{C.....	13	717
<i>Glove Suede Sheep</i>		{A.....	17	718
		{B.....	15	719
		{C.....	13	720

Quality	Grading	Tanners' Maximum Prices (in cents per foot unless otherwise specified)	Key No.
<i>Glove Splits</i>			
Side Split—John A. Lang.....	{ H.T.R..... M.T.R..... L.T.R.....	13 12 11	721 722 723
Side Split—Jas. R. Kendall.....	{ No. 1..... No. 2..... No. 3.....	13 12 10	724 725 726
Short Splits—A. Davis & Sons.....	{ L.M. No. 1.... L.M. No. 2.... L.M. No. 3.... L.M.T.R..... M. No. 1..... M. No. 2..... M. No. 3..... M.T.R..... H.M. No. 1.... H.M. No. 2.... H.M. No. 3.... H.M.T.R.....	12½ 11½ 10½ 12 13½ 12½ 11½ 13 14½ 13½ 12½ 14	727 728 729 730 731 732 733 734 735 736 737 738
<i>Special Small Splits (American Pad)</i>			
A. Davis & Son.....	{ L.N. Spec. 1A. L.M. Spec. 1..	10 09	739 740
Splits—Robson Leather Co.....	{ No. 1M..... No. 2 M..... No. 3M..... No. 1 L.M..... No. 2 L.M..... No. 3 L.M.....	13 11 09 10 09 07	741 742 743 744 745 746
Side Splits—Untrimmed—Clement.....	{ No. 1..... No. 2.....	10 09	747 748
“ “ “ Special Heavy.....		12	749
“ “ Racine.....		08	750
“ “ Champlain.....	{ No. 1..... No. 2.....	10 09	751 752
“ Cantin & Freres.....	{ T.R..... No. 3.....	09 07½	753 754
“ “	Pieces.....	05	755
<i>Glove and Cuff Splits</i>			
Side Splits—Trimmed—Edwards.....	{ H.T.R..... M.T.R..... L.T.R.....	13 12 11	756 757 758
Secondary Side Splits—Trimmed—Edwards.....	{ H.T.R..... M.T.R..... L.T.R.....	10 09 08	759 760 761
<i>Cuff Splits</i>			
Side Split—John A. Lang.....		11	762
Short Split—A. Davis & Son.....	{ No. 1..... No. 2..... No. 3..... T.R.....	13 12 11 12½	763 764 765 766
Side Split—Jas. R. Kendall—N. Fortier.....		10	767
“ Robson Leather Co.....	T.R.....	10	768
“ Untrimmed—Clement.....		10	769
“ “ Champlain No. 1.....		09	770
“ “ “ No. 2.....		08	771
“ Cantin & Freres.....	{ T.R..... No. 3.....	08 06½	772 773
“ “ Pieces.....		04½	774
Belly Cuff—John A. Lang & Sons.....		08	775
“ “ “ Fin. Veg. Tan.....	(Pl. or Emb.)..	08	776
Middle Splits—Robson Leather Co.....	Pound.....	24 pd	777

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1864—*Con.*

Quality	Grading	Tanners' Maximum Prices (in cents per foot unless otherwise specified)	Key No.
<i>Embossed Cuff Splits</i>			
John A. Lang & Sons.....	Special.....	08	778
Moore-Pearsall.....	No. 1.....	07	779
".....	No. 2.....	05½	780
<i>Head and Shoulder Splits</i>			
John A. Lang—Edwards & Edwards.....		08	781
Jas. R. Kendall.....		08	782
" " —Edwards & Edwards.....	Pieces.....	24 pd	783
A. Davis & Son.....		07	784
" ".....	Pound.....	25 pd	785
Cantin & Freres.....		04½	786
Robson Leather Co.....	T.R.....	20 pd	787
Clement.....	Pieces.....	20 pd	788
".....	Small Pieces.....	17 pd	789
<i>Horse Splits</i>			
John A. Lang—Edwards & Edwards Reg.....		11	790
Champlain Leather (Large Stock).....		10	791
<i>Horse Butt Splits</i>			
John A. Lang & Sons.....	Med. Weight....	08	792
" ".....	Heavy Weight..	25 pd	793
<i>Belly or Head Splits</i>			
John A. Lang—Edwards & Edwards Reg.....		30 pd	794
" " " Special.....		24 pd	795
" " " Split Pieces.....		13 pd	796
Daoust Lalonde.....	Light Weight...	22 pd	797
".....	Medium.....	25 pd	798
Champlain.....		15 pd	799
<i>Moccasin Leather—Chrome Tanned</i>			
Pearl and Cream Moccasin Bellies.....		25	800
Golden Buck (buffed) Moccasin Bellies.....		27	801
Pearl and Cream Moccasin Cowhide and Bullhide.....		35	802
Golden Buck (buffed) Moccasin Cowhide and Bullhide.....		37	803

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1864—*Con.*

PART 3—SHEARLING

Quality	Grading	Approx. Wool Length	Tanners' Maximum Prices (in cents per foot unless otherwise specified)	Key No.
Shearling.....	W.L.S. Reg. Back.....	1/8"	24	804
(Bark Tanned)	W.L.S. Clean Back.....	1/8"	26	805
Unsheared.....	W.S.X. Reg. Back.....	1/4"	26	806
	W.S.X. Clean Back.....	1/4"	28	807
	S.X. Reg. Back.....	5/16"	27	808
	S.X. Clean Back.....	5/16"	29	809
	X. Reg. Back.....	1/2"	33	810
	X. Clean Back.....	1/2"	35	811
Shearling.....	S.X. Natural.....	1/4"	29	812
Sheared.....	X. Natural.....	3/8"	31	813
(Chrome Tanned)	X.L. Natural.....	1/2"	40	814
Shearling.....	W.L.S. Natural.....	1/8"	24	815
Unsheared.....	W.S.X. Natural.....	3/16"	26	816
(Chrome Tanned)	S.X. Natural.....	5/16"	28	817
	X. Natural.....	3/8"	30	818
	X.L. Natural.....	5/8"	36	819
Shearling.....	S.X. Reg. Back.....	1/4"	29	820
(Bark Tanned)	S.X. Clean Back.....	1/4"	34	821
Sheared.....	X. Reg. Back.....	1/2"	34	822
	X. Clean Back.....	1/2"	36	823
Chrome Tanned.....	Baby Lincoln Lambs.....		\$7.25 doz.	824
	S.X. Glove Lining.....		32	825

PART 4—LEATHER FOR CAP AND HELMET TRADE

Sheepskin.....	Retan (Smooth and Pigtex)	Grade 1.....	17½	826
		Grade 2.....	15½	827
		Grade 3.....	13½	828

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1865

Respecting Burlap and Burlap Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products, it is hereby ordered as follows:

1. This Order comes into force on February 15, 1946.

2. Administrator's Order No. A-68, which provided for the conservation of the supply of and the regulation of the distribution of burlap and burlap products, is revoked.

Dated at Ottawa, this 31st day of January, 1946.

S. A. SHEPHERD,
Administrator of Cotton
and Cotton Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1866

Maximum Prices of Cuban Hard Boiled Candy

Under powers given by the Wartime Prices and Trade Board to the Deputy Co-Ordinator, Manufactured Foods, it is hereby ordered as follows:

1. This Order shall come into force on February 4, 1946.

2. For the purposes of this Order,

(a) "Cuban candy" means hard boiled candy manufactured in Cuba;

(b) "wholesale distributor" means any person who sells goods otherwise than at retail, but not including an importer of Cuban candy;

(c) "sell" includes offer to sell.

3. All prices fixed by this Order, with the addition thereto on sales at retail of the packaging allowance provided for in this Order, are maximum prices and shall not be exceeded. No charge may be made by any seller for a container or for packing, handling or any other service which results in the sum of the price and the charge exceeding the maximum price.

4. If the receiving point at which any wholesale distributor or retailer takes delivery of Cuban candy is in the same city, town or village in which his supplier's actual shipping point is situated or is within his supplier's customary free delivery zone, the supplier shall make free delivery of the Cuban candy to the buyer at such receiving point.

Part I—Importers' Sales

5. The maximum price per pound, delivered at the buyer's receiving point, sales tax and excise tax included, at which an importer may sell Cuban candy to a whole sale distributor or a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at the warehouse or a person who buys the goods in carload lots shall be nineteen and one-half cents (19·5).

6. The maximum price per pound, f.o.b. at his actual shipping point, sales tax and excise tax included, at which an importer may sell Cuban candy to a customer or class of customer other than those mentioned in Section 5 and otherwise than on a sale at retail to a consumer shall be twenty-two cents (22).

7. The maximum price per pound, sales tax and excise tax included, at which an importer may sell Cuban candy at retail to a consumer shall be twenty-eight cents (28).

Part II—Wholesale Distributors' Sales

8. (1) Except as otherwise authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price per pound f.o.b. at his actual shipping point, sales tax and excise tax included, at which a wholesale distributor may sell Cuban candy to another wholesale distributor or a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at the warehouse or a person who buys the goods in carload lots shall be nineteen and one-half cents (19·5).

(2) The maximum price per pound, f.o.b. at his actual shipping point, sales tax and excise tax included, at which a wholesale distributor may sell Cuban candy to a customer or class of customer other than those mentioned in subsection (1) preceding shall be twenty-two cents (22).

Part III—Retailers' Sales

9. The maximum price per pound, sales tax and excise tax included, at which Cuban candy may be sold by a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at the warehouse or who buys the

goods in carload lots or who buys the goods at a price not more than the maximum price at which an importer may sell the same to a wholesale distributor shall be twenty-eight cents (28).

10. The maximum price per pound, sales tax and excise tax included, at which a retailer other than a retailer mentioned in Section 9 may sell Cuban candy shall be thirty cents (30).

11. If a retailer prior to or at the time of sale packages Cuban candy in any kind of container the maximum price per pound specified in Section 9 or 10, as the case may be, at which he may sell the same may be increased by a packaging allowance of not more than one cent per package if, when the packaging is done by the retailer prior to sale, the price per package is marked on the package or, if, when the packaging is done at the time of sale, the Cuban candy is displayed in bulk with a price card showing the price when packaged per unit or units of sale.

Part IV—Records and Invoices

12. Every importer of Cuban candy shall make and keep written records sufficient to disclose particulars of his purchases of Cuban candy.

13. On every sale of Cuban candy by an importer or wholesale distributor, other than on a sale at retail, the seller shall at the time of delivery furnish the buyer with an invoice showing the names and identifying addresses of the seller and buyer, the date of sale, the quantity sold, the price per pound and the total price charged. The seller shall make and keep a duplicate copy of each such invoice.

14. Every person who buys Cuban candy from an importer or wholesale distributor for resale shall at the time he receives delivery thereof obtain from his supplier an invoice covering the transaction completed as prescribed by Section 13.

15. Every record which an importer is required to make and keep, every duplicate invoice which a seller is required to make and keep and every invoice obtained by a person who buys Cuban candy for resale shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.

16. Every person who sells Cuban candy at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity sold and the price charged.

Dated at Ottawa, this 30th day of January, 1946.

F. T. W. SAUNDERS,
Deputy Co-Ordinator, Manufactured Foods.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART V
Export Permit Branch
(Trade and Commerce)

Export Permit Branch Order No. 136

OTTAWA, January 30, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:—

1. That Export Permit Branch Order No. 44 of September 2, 1942, Export Permit Branch Order No. 45 of September 2, 1942, Export Permit Branch Order No. 103 of November 22, 1944, Export Permit Branch Order No. 106 of December 13, 1944, Export Permit Branch Order No. 121 of July 10, 1945, and Export Permit Branch Order No. 124 of August 14, 1945, be amended by cancelling the various exemptions specified therein for the respective items listed in Part One of the Annex attached hereto, so that an export permit will be required for these commodities when shipped from Canada to any destination.

2. That Export Permit Branch Order No. 103 and Export Permit Branch Order No. 106 be further amended by excluding therefrom the items listed in Part Two of the Annex attached hereto, so that these products are re-instated in the schedule of commodities for which an export permit is required when shipped from Canada to any destination.

3. That this Order shall come into force and have effect on and after February 2, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

ANNEX

PART ONE

COMMODITIES REQUIRING AN EXPORT PERMIT WHEN SHIPPED TO
ANY DESTINATION

Group 5—Iron and Steel (Including Alloy Steel) and their Products

Iron and Steel—

Scrap iron or steel of all kinds.

Ingots.

Castings and forgings.

Rolling-mill products—

Bands.

Bars, including rails.

Hoop.

Piling.

Plates, coated or not.

Rods.

Sheets, coated or not.

Steels, alloy (including stainless).

Strips.

All other rolling-mill products, including structurals, tie plates and track material, tin millblack plate, tin plate and terne plate.

Agricultural implements and machinery.

Agricultural implement and machinery parts, over \$25 in value.

Automobiles, passenger, chassis and engines therefor.

Replacement parts and accessories for passenger automobiles, chassis and engines.

Axes.

Ball and roller bearings and parts for machines.

Bicycles.

Bicycle parts and accessories.

Bottle closures.

Chains.

Cutlery.

Dairy equipment and parts.

Electrical machinery, apparatus and parts, and electrical appliances including electric ranges over 25 amps, irons, radios, refrigerators, toasters, vacuum cleaners, washing machines.

Enamel ware of iron or steel.

Engines, diesel and semi-diesel: Marine, stationary and portable.

Parts for engines, diesel and semi-diesel: Marine, stationary and portable.

Engines, internal combustion, n.o.p.

Parts for engines, internal combustion, n.o.p.

Engines, steam.

Equipment for the production of tetraethyl lead, aviation gasoline and aviation lubricating oil.

Excavating and power shovels.

Excavating and power shovel parts.

Fasteners, dome, snap, zipper, or other.

Furniture of metal.

Hacksaw blades, hand and power.

Hand tools and agricultural tools.

Hardware, builders', furniture and cabinet makers'.

Hardware, saddlery and harness.

Hollow ware, flatware, utensils and containers, of iron or steel, coated or not.

Household machinery and parts.

Lamps and lanterns.

Lavatories, sinks and other plumbing fixtures.

Lawn mowers.

Metal drums and similar containers, unfilled, new or used.

Motorcycles.

Motorcycle parts and accessories.

Motorgraders.

Motor trucks and buses, chassis and engines therefor.

Replacement parts and accessories for motor trucks and buses, chassis and engines.

Nails and staples.

Needles.

Office and store furniture, fixtures and parts.

Office machinery and appliances, and parts therefor.

Railway rolling-stock, railway equipment and parts, complete or unassembled.

Safes and vaults, and equipment and parts therefor.

Scales, balances and weights.

Shingles, laths and corrugated roofing, metallic.

Skates.

Springs, furniture, including mattress springs.

Steel wool.

Storage tanks.

Stoves and heating apparatus of all kinds.

Structural iron or steel, fabricated.

Tinplate containers, finished or unfinished.

Tractors, including equipment.

Valves and parts.

Welding rods and welding wire.

Wheelbarrows.

Wire, coated or not, plain or stranded, including wire rope or wire fencing, and wire, n.o.p.

Wire cloth and wire manufacturers, n.o.p.

PART TWO

COMMODITIES REINSTATED IN THE EXPORT PERMIT CONTROL SCHEDULE

Group 5—Iron and Steel (Including Alloy Steel) and their Products

Iron and Steel—

Iron ore and concentrates.

Ferro-alloys.

Automobile tire-service equipment and parts.

Blanks for tool bits.

Bolts, nuts, screws, rivets and washers.

Cranes.

Derricks.

Dredging machinery.

Dredging machinery parts.

Electrical conduit.

Elevators, freight and passenger, and parts therefor.

Fence posts.

Flax machines of all kinds.

Hoists.

Laundry and dry-cleaning equipment and parts.

Machinery and parts, n.o.p. over \$25 in value.

Metal and wood-working machine tools and machinery, other manufacturing machinery and parts, including—

Drilling and boring machines (horizontal and vertical).

Grinding machines.

Lathes.

Melting or casting furnaces and machines.

Milling machines.

Planers.

Presses (hydraulic and mechanical).

Reamers.

Shapers and slotters.

Bits and drills of all descriptions.

Broaching machines.

Die machines.

Dies.

Draw benches.

Engraving machines.

Forging machines.

Gear cutters.

Hobs.

Honing machines.

Jigs.

Jig-boring machines.

Lapping machines.

Milling cutters.

Machine tools, portable or non-portable.

Machine-tool fixtures.

Rolling-mill machinery.

Stamping machines.

Taps.

Thread millers.

Tools incorporating industrial diamonds.

Welding sets.

Wire-drawing machines.

Used or rebuilt machine tools of any description.

Oil well-drilling machinery and parts, including petroleum and gas-well equipment and parts.

Petroleum refining machinery, equipment and parts.

Plastic moulding machines and presses.

Precision instruments—

Gauges.

Balancing machines.

Testing machines.

Measuring machines.

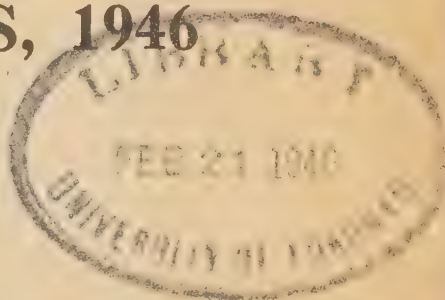
Pumps, hydraulic, except for domestic use.

VOLUME I No, 7



FEBRUARY 18, 1946

STATUTORY ORDERS AND REGULATIONS, 1946



Published under authority of Order in Council P.C. 10793 of
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P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

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PART I
Orders in Council

Order in Council continuing rehabilitation allowances to veterans
under certain conditions

P.C. 254

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of February, 1946.

PRESENT:

HIS EXCELLENCY,
THE GOVERNOR GENERAL IN COUNCIL:

Whereas The Veterans Rehabilitation Act provides that the Minister of Veterans Affairs may promote the rehabilitation of veterans by making allowances to or in respect of veterans who are, *inter alia*, out of work or pursuing courses of training likely to fit them for employment;

And whereas with respect to such allowances subsection 2 of section 16 of the said Act provides as follows:—

“16. (2) Except as otherwise specially provided in this Act, the total period for which a veteran may be paid allowances under this Act shall not exceed his period of service or twelve months, whichever is the shorter period.”

And whereas the Minister of Veterans Affairs reports that it is estimated that there are now several thousand veterans awaiting training for whom training facilities are not as yet available;

That formerly for veterans awaiting training the period of waiting was so short that their interim income was not an urgent concern, for temporary employment was available for them;

That it is now estimated that the period of waiting for training may extend in a large number of cases to three or four months or longer and there is small prospect of such veterans obtaining temporary employment during the interval of waiting;

That payment of out-of-work allowances to such veterans under section 5 of The Veterans Rehabilitation Act during their period of waiting for their courses to start would result in diminishing the allowances for training otherwise available to them under the provisions of the said Act or in some cases entirely extinguishing such allowances;

That by reducing or extinguishing such allowances the Rehabilitation purpose of The Veterans Rehabilitation Act would be defeated; and

That no remedy for such a situation lies in the exception mentioned in subsection (2) of section 16 aforesaid;

And whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan it is deemed advisable and in the public interest to provide that the total allowances otherwise available to veterans for the purposes of obtaining vocational or tutorial training be not diminished or otherwise affected by reason of such veterans having accepted out-of-work benefits under the above-mentioned Act after having applied for a course of training and having been approved therefor;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of The Veterans Rehabilitation Act, The National Emergency Transitional Powers Act, 1945, and The War Expenditure and Demobilization Appropriation Act, No. 2, 1945, is pleased to order and doth hereby order as follows:

1. Any veteran who has applied and been approved for training in Canada under section 7, 8 or 9 of The Veterans Rehabilitation Act shall, until such time as training facilities are available for commencement of such training and he is so informed, be entitled to receive an allowance for himself and his dependents in an amount equivalent to that which he would be entitled to receive under section 5 of the above-mentioned Act, and subject to the conditions contained in said section.

2. No allowance paid to or in respect of a veteran pursuant to paragraph one of this Order shall in any way affect the rights of such veteran to receive allowances for training under section 7, 8 or 9 of The Veterans Rehabilitation Act, and the period during which the veteran is entitled under such Act to such allowances is hereby extended by the period during which, subsequent to the application and approval of his course, he has been compelled to wait for training facilities.

3. All expenditures made under this Order may be charged to War Expenditure and Demobilization Appropriation.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing an agreement with Dominion Shipping Co. covering the grant of assistance for freighting ore, limestone and fluorspar from Newfoundland to Sydney

P.C. 358

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of February, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Reconstruction and Supply reports that Dominion Shipping Company Limited (hereinafter called "the Shipping Company") has heretofore carried on and is now carrying on shipping operations in the carrying of iron ore, limestone and fluorspar from Newfoundland to the Port of Sydney, Nova Scotia, for and on behalf of Dominion Steel and Coal Corporation Limited (hereinafter called "Dosco") of which corporation the Shipping Company is a wholly owned subsidiary;

That, because of conditions arising out of the war and beyond the control of the Shipping Company, the cost to the Shipping Company in the carrying of ocean freight and for insurance charges thereon has increased substantially since the beginning of the war and has involved increases in the charges made to Dosco in respect thereof;

That Dosco has heretofore carried on and is now carrying on the operation of an integrated basic steel plant at Sydney, Nova Scotia, the operation of which plant is essential to the maintenance of adequate supplies of steel required for essential civilian production;

That it is necessary to ensure the continued operation of such plant and the maintenance of adequate supplies of steel for such production and it is considered advisable that the additional water freighting costs should be segregated from the cost of producing steel and made a direct charge to the cost of shipping;

That it is therefore deemed to be in the national interest that the Minister of Reconstruction and Supply be authorized to enter into an agreement with the Shipping Company on substantially the following basis, viz:

The agreement will provide:

1. Subject to the compliance by the Shipping Company with the terms and conditions herein set out, His Majesty will pay to the Shipping Company by way of subsidy the increased cost (as hereinafter defined) of freighting incurred by the Shipping Company in transporting iron ore, limestone and fluorspar from Newfoundland to the Port of Sydney, Nova Scotia, for and on behalf of Dosco during the year

1946. Such "increased cost" means the amount by which the cost of freighting incurred by the Shipping Company in transporting iron ore, limestone and fluorspar from Newfoundland to Sydney for and on behalf of Dosco during the calendar year 1946 exceeds the cost which would have been incurred for transporting the same quantity of iron ore, limestone and fluorspar between the same points at the average rates for charter hire and other costs prevailing during the period from January 1 to August 31, 1939.

2. The amount to be paid by His Majesty under section 1 will be established by the Shipping Company's auditors, Messrs. Price, Waterhouse and Company who will make a certificate relating thereto containing such information as the Minister of Reconstruction and Supply may require.

3. The Shipping Company will keep books, accounts and records relating to its operations and these will be open to audit by representatives of the Minister. If, upon such an audit, any discrepancy appears between the findings on such audit and the amounts as certified by the Shipping Company's auditors, an adjustment shall be made in accordance with the findings on such audit.

4. The said Minister may from time to time make advances to the Shipping Company on account of amounts which it is estimated may become payable to the Shipping Company under Section 1.

5. Before any payment will become due and payable to the Shipping Company, it must show, to the satisfaction of the said Minister, that all amounts paid to it by Dosco for the transportation of iron ore, limestone and fluorspar during 1946 in excess of the sum which would have been payable therefor at the average rates for charter hire and other costs prevailing during the period from January 1 to August 31, 1939, have been refunded to that company.

6. The said Minister may, at his option, extend the provisions of the agreement to the operations of the Shipping Company for the year 1947.

That the expenditures to be made are chargeable to Departmental Financial Encumbrance No. 2739.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply concurred in by the Minister of Finance and pursuant to powers conferred by the National Emergency Transitional Powers Act, 1945, the Munitions and Supply Act and the Reconstruction and Supply Act, is pleased to authorize and doth hereby authorize the Minister of Reconstruction and Supply to enter into an agreement with the Dominion Shipping Company Limited containing provisions substantially to the effect hereinbefore set forth and such further or other provisions as such Minister may deem proper and to make the payments and advances provided for by the said agreement.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Automatic Firearms Regulation, 1945

P.C. 382

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of February, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Commissioner of the Royal Canadian Mounted Police has advised that the provisions of the Automatic Firearms Regulation, 1945, as established by P.C. 4885, dated the 10th day of July, 1945, and more particularly section six thereof, in respect of the forfeiture of automatic firearms, have proved insufficient and ineffective;

And whereas it is deemed advisable to provide a more effective method for the forfeiture of automatic firearms to His Majesty;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under and by virtue of the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to amend the said Automatic Firearms Regulation, 1945, and it is hereby amended,—

1. By revoking the words, "but does not mean and include automatic pistols", in Section Two, and substituting therefor the words, "or any parts thereof".

2. By revoking the following words:

"any police or stipendiary magistrate or two justices of the peace may order that such automatic firearm shall be forfeited to His Majesty in the right of Canada to be disposed of as the Attorney General of Canada may direct"

in Section Six and substituting therefor the following:—

"every such automatic firearm and every automatic firearm heretofore or hereafter delivered to the Royal Canadian Mounted Police hereunder shall be deemed forfeited to His Majesty in right of Canada to be disposed of as the Attorney General of Canada may direct."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council changing certain items under "import control"

P.C. 387

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of February, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Prices and Trade Board recommends:

- (a) that certain orders and regulations made under the War Measures Act prohibiting the importation without a permit of beeswax, rayon yarns, precious and semi-precious stones, diamond dust and industrial diamonds be revoked;
- (b) that Order in Council P.C. 6008 of the first day of August, 1944, prohibiting the importation of sugar candy without a permit, be revoked and that an order be made restricting the importation of all sweetened confectionery, syrups and prepared fruits, in order to prevent the evasion of Combined Food Board sugar allocations by the importation of abnormally sweetened goods; and
- (c) that an order be made restricting the importation of hides and unmanufactured leather, formerly subject to control under the shipping priority regulations, in order to ensure adherence to allocation arrangements;

And whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan it is deemed necessary or advisable for the purpose of maintaining, controlling and regulating supplies and services to ensure economic stability and an orderly transition to conditions of peace and for the purpose of continuing or discontinuing in an orderly manner as the emergency permits measures adopted during and by reason of the war, that the foregoing recommendations of the Wartime Prices and Trade Board be implemented;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to The National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke the following Orders in Council:

P.C. 146 of the ninth day of January, 1942,
P.C. 10813 of the first day of December, 1942,
P.C. 1683 of the thirteenth day of March, 1944,
P.C. 6008 of the first day of August, 1944.

His Excellency in Council is further pleased to amend Order in Council P.C. 5745 of the twenty-fifth day of July, 1944, and it is hereby amended by striking out the following items from the enumeration of goods thereunder:

"Item 364 Diamond dust or bort and black diamonds, for borers.

Item ex 648a Industrial diamonds, n.o.p."

His Excellency in Council is also pleased to amend Order in Council P.C. 6979 of the twentieth day of November, 1945, and it is hereby amended by adding to the enumeration of goods thereunder, the following:

<i>Tariff Item</i>	<i>Description</i>
23 } 141 }	Candy and confectionery, n.o.p.
105 } 105d } 105e } 106 }	Prepared fruits and peels classified under Tariff Items 105, 105d, 105e, and 106.
ex 152	Fruit syrups.
ex 220a	Flavouring syrups.
599	Hides and skins, raw, whether dry, salted, or pickled; and raw pelts.
604 } 604a } 604b } et al }	Unmanufactured leather.

A. D. P. HEENEY,
Clerk of the Privy Council.

*Certified to be true copies of Minutes of a Meeting of the Treasury Board approved
by His Excellency the Governor General in Council on the 8th February, 1946.*

Order in Council amending P.C. 11/9151 granting an allowance to dictaphone operators

P.C. 13/446

The Board recommend that Order in Council of December 6, 1944, P.C. 11/9151, authorizing payment of an allowance of \$10 per month to Stenographers and Typists, Grade 2, who are engaged in operating dictaphone equipment at least seventy-five per cent of their time, in addition to the salary and cost of living bonus authorized for their positions, be amended by adding the words "to apply to employees in Ottawa only".

.....

.....

Order in Council amending P.C. 18/5610, leave of absence for employees in the Public Service for service in the Armed Forces

P.C. 42/446

The Board recommend that the regulations respecting leave of absence of employees of the Public Service of Canada for service in the Armed Forces (P.C. 18/5610, 15th July, 1943, as amended) be further amended by the addition to Section 14(a) thereof, of the following:

"Provided that, if the failure to return is due to the fact that the employee has been discharged to the Department of Veterans Affairs and is still undergoing treatment, his leave of absence shall be considered as not terminating until six months after discharge from that Department."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing Revision No. 63 of the List of Specified Persons

P.C. 459

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of February, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Secretary of State of Canada, with the concurrence of the Secretary of State for External Affairs, the Minister of National Revenue and the Minister of Trade and Commerce, reports that it is deemed expedient to make certain additions and amendments to the List of Specified Persons proclaimed under Order in Council P.C. 519 dated the seventh day of February, 1940, and subsequent Orders in Council approved from time to time;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, with the concurrence aforesaid, and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order that a Proclamation be issued and published in the *Canada Gazette* amending, as of the date of publication thereof, the List of Specified Persons aforementioned as follows:

- (a) by inserting the names and addresses specified in Part I of the Annex hereto;
- (b) by deleting the names and addresses specified in Part II of the Annex hereto;
- (c) by making the amendments specified in Part III of the Annex hereto;

the Proclamation issued hereunder to be designated as Revision No. 63 of the List of Specified Persons.

His Excellency in Council is further pleased, hereby, to direct that it shall be declared in such a Proclamation that, notwithstanding anything contained in Order in Council P.C. 519 of the seventh day of February, 1940, or in the Proclamation of the seventh day of February, 1940, issued pursuant thereto, the persons whose names are set forth in the said Part I of the Annex hereto shall be deemed, for the purposes of the Revised Regulations Respecting Trading with the Enemy (1943), to be and to have been enemies only from and including the date of such Proclamation issued hereunder.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council removing jute yarns, fabrics and bags, from "import control"

P.C. 460

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of February, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Prices and Trade Board has recommended that the Order in Council made under the War Measures Act prohibiting the importation without a permit of jute yarns, fabrics and bags be revoked;

And whereas for the purpose of discontinuing in an orderly manner measures adopted during and by reason of the war, it is advisable to implement the foregoing recommendation of the Wartime Prices and Trade Board;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 5899 of the 23rd day of July, 1943, and it is hereby revoked accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export of thorium, except under licence

P.C. 467

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of February, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council P.C. 7674 of October 4, 1941, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Department of Reconstruction and Supply recommend that, in order to conserve essential imports of thorium, it is desirable that the exportation of all forms of this radio active element be similarly prohibited, except under permit;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce, and under and by virtue of The National Emergency Transitional Powers Act, 1945, is pleased to order as follows:

1. The exportation of the following commodity is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

GROUP 6—NON-FERROUS METALS AND THEIR PRODUCTS
Thorium and its derivatives, n.o.p.

2. Schedule One of Order in Council P.C. 7674 of October 4, 1941, is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the twelfth day of February, one thousand nine hundred and forty-six.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39

Eighth Revision

Supplement No. 27

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 21st January, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Export Permits

By Export Permit Branch Order No. 134, effective on and after January 17, 1946, Clause 24 of the Export Permit Regulations is amended by the addition of paragraph 4 which reads as follows:—

- (4) Clothing, wearing apparel and textile articles, brought to Canada temporarily solely for designing or copying purposes if complying fully in every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum WM No. 102, Supplement No. 2 of the 8th August, 1944.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 39

Eighth Revision

Supplement No. 28

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 29th January, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Export Permits

By Export Permit Branch Order No. 135, the exemption established for the following items, by Export Permit Branch Order No. 124 of August 14, 1945, is cancelled in respect of unlimited shipments to the British West Indies and to St. Pierre and Miquelon, so that shipments thereto will again be subject to the requirement of an export permit if valued at over \$25.00.

Ammonium Sulphate.

Fertilizers, of every kind and analysis other than ammonium sulphate.

This modification in export control becomes effective on and after January 29.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

DEPARTMENT OF TRANSPORT

TRANSPORT CONTROLLER

Order T.C. 12-P, dated February 5, 1946

Reduced Rates or Fares (Railways)

Pursuant to the regulations respecting transport facilities and equipment made under Order in Council P.C. 4487 of 9th June, 1942, and with the concurrence of the Wartime Prices and Trade Board, Order T.C. 01P dated June 24, 1942, is hereby revoked effective 12.01 a.m. March 16, 1946.

Montreal, February 5, 1946.

J. M. McDOUGALL,
Transport Controller,

CONCURRED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

TRANSPORT CONTROLLER

Order T.C. 13-P, dated February 5, 1946

Reduced Rates or Fares (Railways)

Pursuant to the regulations respecting transport facilities and equipment made under Order in Council P.C. 4487 of 9th June, 1942, and with the concurrence of the Wartime Prices and Trade Board, Order T.C. 02-P, dated July 30, 1942, is hereby revoked effective 12.01 a.m. March 16, 1946.

Montreal, February 5, 1946.

J. M. McDOUGALL,
Transport Controller,

CONCURRED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

TRANSPORT CONTROLLER

Order T.C. 14-P, dated February 5, 1946

Reduced Rates or Fares (Railways)

Pursuant to the regulations respecting transport facilities and equipment made under Order in Council P.C. 4487 of 9th June, 1942, and with the concurrence of the Wartime Prices and Trade Board, Order T.C. 07-P, dated June 25, 1943, is hereby revoked effective 12.01 a.m. March 16, 1946.

Montreal, February 5, 1946.

J. M. McDOUGALL,
Transport Controller,

CONCURRED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART III

Wartime Prices and Trade Board
(Finance)

GOVERNMENT NOTICE

REPAYMENT OF SUBSIDY NOTICE RS-33

COMMODITY PRICES STABILIZATION CORPORATION LTD.

TAKE NOTICE that the class and kind of goods described hereunder has been and is hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such class and kind of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such class and kind of goods as follows:

CLASS AND KIND OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
Canned Salmon (B.C.)	
on being sold as ships' stores on and	Per Case of
after January 18, 1946.....	48 1-lb. cans..... \$1.40
	96 ½-lb. cans..... 1.40
	96 ¼-lb. cans..... .70

Dated at Ottawa this 18th day of January, 1946.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per H. B. McKINNON, *President*.

GOVERNMENT NOTICE *re* EQUITABLE DISTRIBUTION

WARTIME PRICES AND TRADE BOARD

Statement of Policy with Respect to Equitable Distribution of Goods in
Short Supply

Amendment to Schedules of Statement of Policy with Respect to Equitable Distribution of Goods in Short Supply.

On and after February 1, 1946, the following amendment to the Schedule in the Statements of Policy with Respect to Equitable Distribution of Goods in Short Supply, dated September 15, 1945, November 15, 1945, and December 31, 1945, will have effect:

Amendment to GROUP "A"

Insert the following words, "Goods exempted from maximum prices or on which maximum prices are suspended".

January 31, 1946.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Notice No. 1 with Respect to Board Order No. 596

A. The following goods and services are hereby designated as being *included* in the the following listed items of the schedule appended to the said Order. Accordingly they are subject to the provisions of the said Order, and maximum prices on sales thereof are suspended.

PART I

Item

- 10 Telescopic sights and mounts.
- 13 Jewellery boxes, compacts.
- 14 Decorative and novelty wrappings for consumer or household use; paper festive decorations and crackers; paper hats; book covers.
- 17 Music for all mechanical musical instruments.
- 18 Impregnated polish cloths.
- 20 Tobacco pouches.
- 22 Knife holders, candle holders, powder and cosmetic containers only when designed for sale separately to consumers.
- 24 Tricycles, dolls' clothes and accessories and novelty dolls.
- 27 Oars and paddles.

PART II

- 4 Repairing and maintenance of pens and pencils. Repairing and maintenance of all types of elevators. Repairing and maintenance of radios.

B. The following are hereby designated as being *excluded* from the following listed items of the schedule to the said Order. Accordingly maximum prices on sales thereof have *not* been suspended.

PART I

Item

- 5 Photograph and stamp albums, scrap books.
- 7,8 Olive oil.
- 9 Edible tree nuts mixed with peanuts.
- 11 All commercial fishing equipment.
- 14 Mirrors of all kinds.
- 18 Wax polishes of any kind.
- 19 Shaving mirrors.
- 20 Matches.
- 21 Silver compounds or chemicals.
- 22 Containers in which cosmetics are packed for sale.

PART II

- 4,5 Parts used in repair, maintenance and servicing.

Dated at Ottawa, February 11, 1946.

M. W. McCUTCHEON,
Deputy Chairman.

Administrators' Orders
WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1867

**Maximum Producers' Prices for Rough Millrun Spruce or Jack Pine Lumber
Originating in Manitoba and Saskatchewan**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:

Interpretation

1. For the purposes of this Order
 - (a) "rough millrun Spruce or Jack Pine" means unsurfaced Spruce or Jack Pine lumber manufactured in the provinces of Manitoba and Saskatchewan, being the whole product of the log and a combination of all grades except culls of a lower grade than No. 5, as shown in the Grading Rules of the Western Pine Association;
 - (b) "point of shipment" means the point at which millrun Spruce or Jack Pine is delivered to the purchaser's piling site or is loaded on railway freight cars or other conveyances for shipment to any person.

Maximum Producers' Prices for Rough Millrun Spruce or Jack Pine Lumber

2. The maximum price at which any producer may sell or offer for sale to any person or any person may purchase rough millrun Spruce or Jack Pine of one inch or more in thickness and of any width for delivery to any person in Canada shall be \$32.00 per thousand feet board measure F.O.B. the point of shipment.

3. Rough millrun Spruce or Jack Pine lumber of less than one inch in thickness or dressed millrun Spruce or Jack Pine lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to be Kept and Delivered

4. Except in any case where the producer supplies him with an invoice, a purchaser shall make an invoice in duplicate for every purchase of lumber made by him showing the place at which the lumber is delivered or loaded, the price paid and the total number of board feet delivered. One copy shall be kept by the purchaser and the other copy shall be kept by the producer.

Effective Date

5. This Order shall be effective on and after February 12, 1946.

Dated at Ottawa, this 11th day of February, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1868

Controlling Shipments of Potatoes from the Maritime Provinces

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. Except with the authority in writing of the Wartime Food Corporation, no person shall, on and after February 18, 1946, ship any potatoes grown in 1945 from the Province of Prince Edward Island, Nova Scotia or New Brunswick to any destination in Canada outside of those Provinces.

2. This Order does not apply to shipments of Certified Seed Potatoes, Foundation A Seed Potatoes or Foundation Seed Potatoes, as defined in the regulations respecting the certification of seed potatoes issued under the Destructive Insect and Pest Act.

3. This Order comes into force on February 18, 1946.

Dated at Ottawa, this 14th day of February, 1946.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 116

Fuelwood in the Cities of Fort William and Port Arthur and Certain Towns, Villages and Settlements in the Districts of Thunder Bay, Rainy River, Kenora and Patricia in the Province of Ontario

Under powers given by the Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into effect on February 11, 1946, and fixes maximum prices on, and otherwise regulates, sales of fuelwood in the cities of Fort William and Port Arthur and the following towns, villages and areas: Armstrong, Beardmore, Barwick, Central Patricia, Dryden, Emo, Fort Frances, Geraldton, Hudson, Ignace, Keewatin, Kenora, Nipigon, Nakina, Norman, Pinewood, Rossport, Rainy River, Sioux Lookout, Schreiber, Stratton.

Previous Fuelwood Orders Revoked

2. Fuelwood Order No. 47 dated 20th day of October, 1942, and Fuelwood Order No. 78, dated 9th day of October, 1943, are hereby revoked.

Definitions

3. For the purpose of this Order,

- (a) "fuelwood" includes slabs and edgings;
- (b) "sell" includes an offer to sell;
- (c) "pile" shall mean the placing of wood neatly in a pile in which the pieces of wood are placed parallel with each other;
- (d) "loosely pack" shall mean the placing of wood in a random stack or pile, without order or arrangement;
- (e) Grade A slabwood shall mean pine slabs or spruce slabs or both not resawn having a width of not less than two inches at the thinner end;
- (f) Grade B slabwood shall mean mixed pine and spruce slabs not resawn;
- (g) Grade C slabwood shall mean the mill run of mixed pine and spruce slabs and includes edgings (often called millwood).

Sale of Fuelwood

4. No person shall sell fuelwood except in cords each comprising 128 cubic feet when piled or in a fraction of such a cord; or if the wood is 12" or under in length it may be sold in cords each comprising 168 cubic feet of such fuelwood loosely packed or in a fraction of such a cord.

Maximum Prices—Delivered

5. (1) The maximum price per cord at which any person may sell fuelwood of a kind and length named in this Order, delivered to the consumer's premises in the municipalities or areas described in the Schedules hereto, is that set for the kind, length and quantity in the Schedule in which the municipality or area is described.

(2) The maximum price for $\frac{1}{2}$ and $\frac{1}{4}$ cords set out in the Schedules shall apply when $\frac{1}{2}$ and $\frac{1}{4}$ cord is ordered by the purchaser and delivered at his request. For all other fractional quantities and in all other cases, the maximum price shall be in proportion to the cord price.

Maximum Prices—Not Delivered

6. When the consumer provides transportation for fuelwood from the dealer's yard or place of storage, the maximum price at which any person may sell such fuelwood in the municipalities or areas described in this Order is as fixed by Section 5 of this Order LESS the cost of delivery.

Maximum Producer Prices—Slabwood

7. The maximum price at which any producer may sell slabwood of a kind and length specified in Part I of Schedule "D" to this Order delivered to dealer's yard or F.O.B. railroad cars in the cities of Fort William and Port Arthur is that set forth in Part I of said Schedule "D".

Administrator to Fix Prices of Unnamed Fuelwood

8. Fuelwood of a kind or length not named in a Schedule to this Order shall not be sold until the price has been fixed upon application to the Timber Administrator.

Invoices

9. (1) Every person who sells or delivers fuelwood shall prepare an invoice in duplicate for each sale or delivery showing therein:

- (i) the name and address of the seller and purchaser;
- (ii) the kind and quantity and length of each kind of fuelwood sold;
- (iii) the price per cord and the total price charged;
- (iv) the date of delivery;
- (v) the amount of any service charge made pursuant to this Order or otherwise authorized.

(2) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for inspection by any representative of the Board.

Advertisement

10. (1) A person selling fuelwood must keep a copy of his authorized prices on display at his place of business in a position where they can be readily examined by customers.

(2) A copy of the authorized prices must be displayed by a person selling fuelwood within 14 days after the effective date of this Order.

(3) Any change in prices authorized by the Administrator must be put on display by a person selling fuelwood within 14 days after the effective date of the change.

(4) Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Splitting and Sawing Charges

11. (1) The maximum price which any person may charge or be paid for splitting fuelwood into cook stove sizes shall be at the rate of \$1.50 per cord.

(2) The maximum price which any person may charge or be paid for sawing fuelwood 4 feet long shall be at the following rates per cord:

- (a) when the sawing is done on the seller's premises
 - (i) into 2 lengths, 75 cents,
 - (ii) into 3 lengths, \$1,
 - (iii) into 4 lengths, \$1.25,
 - (iv) into 5 lengths or more, \$1.50;
- (b) when the sawing is done by a portable wood sawing machine on the consumer's premises
 - (i) into 2 lengths, \$1.25,
 - (ii) into 3 lengths, \$1.50,
 - (iii) into 4 lengths, \$1.75,
 - (iv) into 5 lengths or more, \$2.

Dated at Ottawa, this 28th day of January, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To FUELWOOD ORDER No. 116

MAXIMUM PRICES for fuelwood delivered to the consumer's premises within two miles of the Post Office at Armstrong, Geraldton, Dryden, Sioux Lookout, Nipigon, Hudson, Beardmore, Nakina, Ignace and Central Patricia in the Province of Ontario.

Length in inches.....	48	12		
		1	$\frac{1}{2}$	$\frac{1}{4}$
Cords.....	1	128	64	32
Cubic feet, piled.....	128	168	84	42
Cubic feet, loosely packed.....			
1. White Birch, Tamarac.....	\$8.50	\$11.00	\$5.75	\$3.15
2. Ash.....	8.00	10.50	5.50	3.00
3. Elm or Elm and Ash mixed.....	7.50	10.00	5.25	2.90
4. Jackpine, Spruce or Jackpine and Spruce mixed.....				
5. Poplar.....	6.50	9.00	4.75	2.65
6. Softwood Slabs.....	6.25	8.75	4.75	2.50

SCHEDULE "B"

To FUELWOOD ORDER No. 116

MAXIMUM PRICES for fuelwood delivered to the consumer's premises within two miles of the Post Office at Schreiber and Rossport in Thunder Bay District in the Province of Ontario.

Length in inches.....	48	12		
		1	$\frac{1}{2}$	$\frac{1}{4}$
Cords.....	1	128	64	32
Cubic feet, piled.....	128	168	84	42
Cubic feet, loosely packed.....			
1. White Birch, Tamarac.....	\$9.50	\$12.50	\$6.50	\$3.40
2. Ash.....	8.50	11.50	6.00	3.15
3. Elm or Elm and Ash mixed.....	8.00	11.00	5.75	3.00
4. Jackpine, Spruce or Jackpine and Spruce mixed.....				
5. Poplar or Poplar, Pine, Spruce, and Hemlock mixed.	7.50	10.50	5.50	2.90
6. Softwood Slabs.....	7.25	9.75	5.25	2.75

SCHEDULE "C"

To FUELWOOD ORDER No. 116

MAXIMUM PRICES for fuelwood delivered to the consumer's premises within two miles of the Post Office at Emo, Fort Frances, Keewatin, Norman, Kenora, Rainy River, Barwick, Pinewood and Stratton in the Province of Ontario.

Length in feet.....	8	4	1		
Cords.....	1	1	1	$\frac{1}{2}$	$\frac{1}{4}$
Cubic feet, piled.....	128	128	128	64	32
Cubic feet, loosely packed.....			168	84	42
1. White Birch, Tamarac.....	\$9.50	\$10.00	\$12.50	\$6.50	\$3.50
2. Ash.....	8.50	9.00	11.50	6.00	3.25
3. Elm or Elm and Ash mixed.....	8.00	8.50	11.00	5.75	3.15
4. Jackpine, Spruce or Jackpine and Spruce mixed.....					
5. Poplar or Poplar and Pine mixed.....	7.00	7.50	10.00	5.25	2.90
6. Hemlock.....	6.50	7.00	9.50	5.00	2.75
7. Softwood Slabs.....		7.25	9.75	5.50	2.75

SCHEDULE "D"

To FUELWOOD ORDER No. 116

PART I—MAXIMUM PRICES for slabwood sold by producers in the Cities of Port Arthur and Fort William in the Province of Ontario

Grade A Slabwood—4 feet in length delivered	(a) to dealers' yards in Port Arthur or Fort William or
	(b) f.o.b. railroad cars in Fort William or Port Arthur—\$5.50 per cord.
Grade B Slabwood—4 feet in length delivered	(a) to dealers' yards in Port Arthur or Fort William or
	(b) f.o.b. railroad cars in Port Arthur or Fort William—\$5.00 per cord.
Grade C Slabwood—12 inch length	f.o.b. producers' yards—\$2.75 per cord.

PART II—MAXIMUM PRICES of fuelwood delivered to premises of the consumer in the Cities of Fort William and Port Arthur in the Province of Ontario.

Length in inches.....	48	12		
Cords.....	1	1	$\frac{1}{2}$	$\frac{1}{4}$
Cubic feet, piled.....	128	128	64	32
Cubic feet, loosely packed.....		168	84	42
1. White Birch, Tamarac.....	\$10.50	\$13.00	\$6.75	\$3.75
2. Jackpine.....	9.00	11.50	6.00	3.25
3. Poplar.....	7.75	10.25	5.40	3.00
4. Grade A Slabwood.....	7.50	9.00	5.00
5. Grade B Slabwood.....	7.00	8.50	4.75
6. Grade C Slabwood.....		5.50

PART V
Export Permit Branch
(Trade and Commerce)

Export Permit Branch Order No. 137

OTTAWA, February 5, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:

1. That Export Permit Branch Order No. 103 of November 22, 1944, be amended by the deletion of the following item from Annex No. 1 thereto, so that an export permit will be required for these products when shipped to any destination:

Thorium manufactures (including incandescent mantles).

2. That Export Permit Branch Order No. 124 of August 14, 1945, be amended by the exclusion of the following item for the exemptions specified in Part Two thereof, so that an export permit will be required for these products when shipped to any destination:

Thorium and mesothorium salts and compounds.

3. That this Order shall come into force and have effect on and after February 12, 1946.

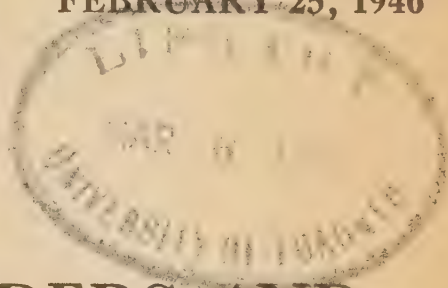
D. C. ABBOTT,
Acting Minister of Trade and Commerce.



VOLUME I No. 8



FEBRUARY 25, 1946



STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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1946

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PART I
Orders in Council

Order in Council amending the Regulations re Steel

P.C. 520

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 15th day of February, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Reconstruction and Supply states that it is desirable to correct certain typographical errors in the Regulations Respecting Steel established by Order in Council P.C. 245 of January 23, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and pursuant to the powers conferred by the Department of Munitions and Supply Act, the Department of Reconstruction and Supply Act and the National Emergency Transitional Powers Act, 1945, is pleased to order as follows:

1. The date upon which the said Regulations became effective is hereby amended to read "January 23, 1946";

2. The words and figures "Section 9" appearing in paragraph 3(1)(d) of the said Regulations are hereby amended to read "Section 8";

3. The words and figures "Section II" appearing in paragraph 3(1)(u) of the said Regulations are hereby amended to read "Section 11".

A. D. P. HEENEY,
Chief of the Privy Council.

Order in Council revoking P.C. 6650, 26th of October, 1945, which made
Re-establishment Credit available for purpose of
paying a debt due the Crown

P.C. 588

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of February, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 6650 of the 26th of October, 1945, authorized that Re-establishment Credit as provided under The War Service Grants Act, 1944, be made available to a member of the forces eligible therefor for the purpose of paying any debt owing by such member to the Crown;

And whereas the Special Parliamentary Committee on Veterans Affairs recommended that consideration be given to the revocation of such Order in Council;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, and under and by virtue of The

National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 6650 of the 26th of October, 1945, and it is hereby revoked accordingly; Provided, however, that the effect of this Order shall not prevent the use, on application by the veteran, of Re-establishment Credit for repayment of a loan made, prior to the date hereof, from the Contingency Fund provided to the Department of Veterans Affairs from the War Expenditure and Demobilization Appropriation.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the appointment of H. P. Herington as Controller of Link Manufacturing Co.

P.C. 599

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of February, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3672 of the 16th day of May, 1944, for the reasons therein stated, H. P. Herington, Esq., was appointed Controller of Link Manufacturing Company Limited (hereinafter called "the Company") a Company having a place of business at Gananoque, Ont., with the rights, powers, duties and authorities therein set forth;

And whereas Order in Council P.C. 1048 of the 29th day of February, 1945, authorized a settlement with the Company upon the terms therein stated and such settlement has been made accordingly;

And whereas in view of such settlement the reason for maintaining a Controller of the Company no longer exists and the Minister of Reconstruction and Supply considers it desirable to revoke such appointment;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply, is pleased to revoke Order in Council P.C. 3672 of the 16th day of May, 1944, and it is hereby revoked, without prejudice, however, to any act done by the said H. P. Herington, Esq., while acting as Controller of the affairs and operations of Link Manufacturing Company Limited prior to the date hereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Arthur May, and W. H. Fitzpatrick as Associate and Deputy Steel Controller respectively

P.C. 600

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of February, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and pursuant to the powers conferred by the Department of Munitions and Supply Act, the Department of Reconstruction and Supply Act, 1945, and the National Emergency Transitional Powers Act, 1945, is

pleased to appoint and doth hereby appoint Arthur May, Administrator of Iron and Steel (Primary) and W. H. Fitzpatrick, Deputy Administrator of Iron and Steel (Primary) for the Wartime Prices and Trade Board, as an Associate Steel Controller and as a Deputy Steel Controller respectively for the purposes of The Regulations Respecting Steel established by Order in Council P.C. 245 of January 23, 1946; such appointments to be without remuneration and to be effective on and from February 1, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39

Eighth Revision

Supplement No. 30

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 12th February, 1946.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 137, export permit control is reinstated in respect of thorium manufactures (including incandescent mantles), and exemptions previously established for shipments of thorium and mesothorium salts and compounds are cancelled, so that an export permit will be required for the specified commodities when shipped from Canada to any destination.

The above restrictions become effective on and after February 12.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

WM No. 57

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th February, 1946.

*To Collectors of Customs and Excise, and others concerned:***Re Precious and Semi-Precious Stones**

Order in Council (P.C. 146) of the 9th January, 1942, authorizing the Jewellery Administrator to examine all importations of precious or semi-precious stones is revoked.

Memorandum WM No. 57 is cancelled.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 387, 5/2/46—Authority, National Emergency Transitional Powers Act.)

WM No. 79
Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th February, 1946.

To Collectors of Customs and Excise, and others concerned:

Prohibited Importation

The import control on Beeswax is revoked.

Memorandum WM No. 79 is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 387, 5/2/46—Authority, National Emergency Transitional Powers Act.)

WM No. 101
Supplement No. 2

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th February, 1946.

To Collectors of Customs and Excise, and others concerned:

Prohibited Goods

The import control on rovings, yarns and warps of artificial silk or similar synthetic fibres has been revoked.

Memorandum WM No. 101 and Supplement No. 1 are cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 387, 5/2/46—Authority, National Emergency Transitional Powers Act.)

WM No. 102
Supplement No. 11

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th February, 1946.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

1. It is ordered that industrial diamonds n.o.p., diamond dust or bort and black diamonds for borers be deleted from the schedule of prohibited goods enumerated in Memorandum WM No. 102. Supplement No. 5 to Memorandum WM No. 102 is cancelled.

2. The import control on sugar candy, ex tariff item 141, has been revised and is contained in Memorandum WM No. 113 Revised.

Supplement No. 3 to Memorandum WM No. 102 is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 387, 5/2/46—Authority, National Emergency Transitional Powers Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement of Policy on Import Subsidies

Referring to the "Statement of Policy on Import Subsidies effective January 21, 1946", published in *Statutory Orders and Regulations*, January 17, 1946, notice is hereby given of the following change in Schedule II to the said Statement effective February 1, 1946:

Schedule II is amended by the deletion of Sections 21 and 23.

Ottawa, February 1, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement of Policy on Import Subsidies

Referring to the "Statement of Policy on Import Subsidies effective January 21, 1946", published in *Statutory Orders and Regulations*, January 17, 1946, notice is hereby given of the following changes in Schedule I to the said statement:

Schedule I is amended by deleting therefrom the following items, effective February 15, 1946:

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 607, ex 607 Pt. 2.....	Leather for gloves not including sporting equipment; and leather clothing.
608b	Sheepskin and goatskin leather not further finished than tanned.

Schedule I is further amended by deleting therefrom the following item, effective March 1, 1946:

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 568b	Gloves and mitts of all kinds, n.o.p. not including: (1) gloves and mitts wholly or in part of silk; (2) gloves or mitts for use as sporting equipment.

Ottawa, February 7, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE**WARTIME PRICES AND TRADE BOARD****Statement of Policy on Import Subsidies**

Referring to the "Statement of Policy on Import Subsidies effective January 21, 1946", published in *Statutory Orders and Regulations*, January 17, 1946, notice is hereby given of the following changes in Schedules I and II to the said Statement:

Schedule I is amended by deleting Section 22.

Schedule II is amended by inserting Tariff Item 549.

Ottawa, February 7, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE**WARTIME PRICES AND TRADE BOARD****Notice No. 2 With Respect to Board Order No. 596****A. For the purposes of this Order**

(1. 14) (a) Item 14 of Part 1 of the Schedule part of which reads "designed chiefly for decorative rather than utility purposes" shall not include any article used in the preparation, serving or storage of food and drink. Accordingly, all items designed chiefly for this purpose are not covered by the Order and all sales thereof remain subject to maximum prices as fixed by the Board. This does not mean that all items not designed for this purpose automatically fall within Item 14.

(1. 21) (b) Item 21 of Part 1 of the Schedule shall include silver in any form having a fineness of 925 or better.

(1. 26) (c) "Millinery" in Item 26 of Part 1 of the Schedule shall include articles designed to be worn as head coverings and shall exclude scarves, kerchiefs, head squares, ribbons, snoods, veils and veilings. The term "women's" in the same Item includes misses'.

B. Public notice is hereby given that drugs are hereby excluded from Item 8 of Part 1 of the Schedule to Order No. 596.

Until further notice such Item 8 will only include proprietary and patent medicines and household remedies.

Dated at Ottawa, February 15, 1946.

E. J. SPENCE,
Chief, Prices Division.

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 605

Emergency Housing Accommodation Provided by the Municipal Corporation of the City of Brandon

The Municipal Corporation of the City of Brandon has made arrangements for the public welfare of its citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple housing and converting them to that purpose. It is the intention and expectation of the municipality that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent reallocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipality be enabled to fix its own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after February 25, 1946, the provisions of The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in any of the premises known as North Camp, Fort Brandon, South Camp, Fort Brandon, or old Immigration Hall, 438 Pacific Avenue, Brandon, so long as the Municipal Corporation of the City of Brandon is the landlord thereof.

3. This Order shall come into force on the 25th day of February, 1946.

MADE AT OTTAWA, this 20th day of February, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1869

Metal Containers and Closures

In view of the overall critical shortage in supplies of all types of plate used in the manufacture of metal containers, it is necessary to further restrict the manufacture, delivery and use of such containers.

Now, therefore, under the powers given by the Wartime Prices and Trade Board to the Administrator of Iron and Steel (Primary), it is hereby ordered on behalf of the Board as follows:—

Introduction

1. This Order comes into force on February 22, 1946, and replaces Administrator's Order No. A-1833, which is hereby revoked.

Interpretation

2. For the purpose of this Order,

- (a) "terneplate" means blackplate coated on one or both sides with lead tin alloy; it includes "primes", "seconds", "rejects" and "waste-waste" but does not include "waste";
- (b) "electrolytic tinplate" means blackplate with a tin coating applied by electrolytic deposition; it includes "primes", "seconds", "rejects" and "waste-waste" but does not include "waste";
- (c) "tinplate" means blackplate coated on one or both sides with tin; it includes "primes", "seconds", "rejects" and "waste-waste";
- (d) "metal container" means any unused container the body of which is made wholly or in part of tinplate, terneplate or electrolytic tinplate and which is intended for packing products of any kind for sale, storage or shipment; it includes railroad shipping, hand delivery and factory type milk or cream cans whether used or unused; it also includes the covers, caps or closures for such metal containers; it does not include drums, high or low pressure gas steel cylinders or collapsible metal tubes.

Exemptions

3. The provisions of this Order shall not apply to metal containers or metal closures used for canning or preserving any food products including fruits, vegetables, fruit or vegetable juices, poultry, meat or fish when such products are used or consumed within the home and are not sold or offered for sale.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Iron and Steel (Primary), upon application to him, may grant in individual cases of undue hardship or special circumstances.

Delivery of Containers

5. (1) No person shall use any tinplate, electrolytic tinplate, or terneplate to make metal containers unless such containers are in the sizes set out in the Schedule to this Order and are suitable for the packing of the products listed in the said Schedule.

- (2) No person shall deliver to any person for any purpose other than resale
 - (a) unless and until the person to whom the delivery is made files with him a signed statement showing the quantities requested classified by sizes of containers, commodity to be packed and type of metal;
 - (b) unless the commodity to be packed is listed in the said Schedule and the containers are in a size and made of a metal set out in the said Schedule opposite the name of the said commodity.

6. Until March 2, 1946, any person may manufacture and deliver metal containers made from tinplate, electrolytic tinplate or terneplate for the packing of products other than those named in the Schedule to this Order, if such products were permitted to be packed on February 21, 1946, and provided that the plate is not suitable for metal containers to pack products named in the Schedule to this Order.

Acquisition of Metal Containers

7. No person shall acquire any metal containers for any purpose other than resale unless and until he files with his supplier a signed statement

- (a) showing for the information of his supplier and of the Board the quantities requested classified by sizes of containers, commodity to be packed and type of metal; and
- (b) in which he undertakes to use the metal containers in accordance with the provisions of this Order or in accordance with the terms of a permit issued by the said Administrator.

Packing of Containers

8. No person shall use a metal container other than to pack a commodity named in the said Schedule and then only in the size or sizes and made of the metal set out in the said Schedule opposite the said commodity. Moreover no person may pack in a metal container any of the products listed in Commodity Groups "A", "B", "C", "D", "E", and "F" of the said Schedule unless such products are intended for human consumption.

9. Any person may use metal containers acquired by him under the provisions of Section 6 of this Order to pack products which were permitted to be packed on February 21, 1946, provided that the metal containers are not suitable for the packing of products named in the Schedule to this Order.

10. Metal containers which on February 22, 1946, were completely fabricated and which are not suitable for the packing of products named in the Schedule to this Order, may be used to pack other products permitted to be packed on February 21, 1946.

11. No person shall remove any fruit, fruit juice, vegetables, vegetable juice or soup from a metal container in which it has been packed to another metal container unless the first mentioned metal container has a capacity of four gallons or more and it can be used again to pack the same or a similar kind of commodity; provided, however, that tomato paste, tomato pulp or puree and tomato sauce may be removed from No. 10 cans (105-oz.) or No. 12 cans (126-oz.) or larger cans for the purpose of packing with other products.

Reports

12. Every person who manufactures or uses metal containers shall make such reports to the said Administrator as the said Administrator may from time to time require.

Dated at Ottawa, this 21st day of February, 1946.

ARTHUR MAY,
Administrator of Iron and Steel (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1869

COMMODITY GROUP "A"—FRUITS

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
	SYRUP AND SOLID PACK:		
1	Apples, solid pack..... Crabapples, syrup pack.....	Tinplate.....	105-oz. 603 x 700
2	Apple Sauce.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
3	Apricots, whole apricots not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Blackberries, Black Raspberries, Red Raspberries, Boysenberries, Loganberries, Youngberries and Blueberries.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Cherries.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
6	Fruits for salads as defined by regulations under The Meat and Canned Foods Act.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
7	Peaches, whole peaches not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
8	Pears, whole pears over 2" in diameter not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
9	Plums and Fresh Prunes.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
	FROZEN FRUITS AND PIE FILLERS		
10	Fruits, frozen.....	Tinplate.....	30-lb. pail 50-lb. pail
11	Pie Fillers.....		
	Apple..... } Berry..... } Cherry..... } Peach..... }	Tinplate.....	105-oz. 603 x 700 30-lb. pail 50-lb. pail
12	Apple Juice (Vitaminized) as prescribed by regulations under The Meat and Canned Foods Act.	Tinplate.....	20-oz. 307 x 409 48-oz. 404 x 700 105-oz. 603 x 700

COMMODITY GROUP "B"—VEGETABLES

1	Asparagus (a) Tips.....	Tinplate.....	12-oz. 211 x 409 20-oz. 307 x 409 28-oz. 401 x 411
	(b) Cuttings.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700

COMMODITY GROUP "B"—VEGETABLES—*Continued*

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
2	Beans, green wax or green Lima.....	Tinplate.....	20-oz. 307 x 409 105-oz. 603 x 700
3	Beets, whole beets over 1½" diam. not to be packed.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
4	Carrots, whole carrots not to be packed..	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
5	Corn (a) cream style or whole kernel....	Tinplate.....	20-oz. 307 x 409 105-oz. 603 x 700
	(b) whole kernel, vacuum pack.....	Tinplate.....	14-oz. 307 x 306
6	Mushrooms.....	Tinplate.....	10-oz. 211 x 400 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
7	Peas and carrots; fresh green peas only including fresh green quick-frozen, and carrots not to exceed 40% of total drained weight.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
8	Peas, fresh green.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
9	Pimentos.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
10	Pumpkin and Squash.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
11	Rhubarb.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
12	Soups: (a) Condensed, of permitted formulae only. Asparagus..... Pea, fresh green..... Spinach..... Tomato..... Mushroom..... Vegetable..... Vegetable Beef..... Chicken..... Consomme..... Scotch Broth..... Onion..... Celery..... Pepper Pot..... Oxtail..... Mock Turtle..... Corn..... Beef.....	Tinplate.....	10-oz. 211 x 400
	(b) Ready-to-Serve—Pea (ripe or dried).		
13	Spinach and greens.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700

COMMODITY GROUP "B"—VEGETABLES—Continued

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
14	Succotash.....	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
15	Tomatoes.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
16	Tomato Catsup.....	Tinplate.....	28-oz. 401 x 411 105-oz. 603 x 700
17	Tomato Juice, including Tomato Juice with a maximum of 30% juices of other vegetables.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 48-oz. 404 x 700 105-oz. 603 x 700
18	Tomato Paste.....	Tinplate.....	6-oz. 202 x 308 14-oz. 300 x 400 28-oz. 401 x 411 105-oz. 603 x 700 126-oz. 603 x 812
19	Tomato Pulp and Puree, not less than 1.05 sp. gr.	Tinplate.....	105-oz. 603 x 700 126-oz. 603 x 812
20	Vegetables, mixed (Macedoine), consisting of beans (green or waxed), peas (fresh green), corn (cut or whole kernel), cabbage (fresh green), carrots (diced or cubed), turnip (table fresh green), celery, onions, parsley, pimento, peppers; provided that not more than 35% of carrots and 5% of turnips may be included or 40% of carrots if no turnip is included or not more than 10% cabbage, 5% onions, 5% celery, all basis drained weight.	Tinplate.....	20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700

COMMODITY GROUP "C"—FISH

1	Anchovies.....	Tinplate.....	3½-oz. oval, 407 x 213 x 015
2	Clams, Pacific.....	Tinplate.....	1-lb. 301 x 411
3	Clams, Atlantic, including Quahaugs....	Tinplate.....	5-oz. net meat, 211 x 400
4	Crabs, Pacific.....	Tinplate.....	8-oz. 307 x 201.25
5	Fish Paste.....	Tinplate.....	2-oz. 211 x 015 4-oz. 301 x 017 7-oz. 307 x 203 307 x 201.25 307 x 200 300 x 203.5 301 x 202.5
6	Haddies, including Cod, Pollock, Hake and Cusk!	Tinplate.....	14-oz. flat, 404 x 206
7	Lobsters.....	Tinplate.....	6-oz. flat, 307 x 200 12-oz. flat, 404 x 206
8	Lobster meat, fresh cooked (for refrigeration shipment).	Tinplate.....	1-lb. flat, 404 x 206
9	Lobster Paste, Lobster Tamale.....	Tinplate.....	3-oz. round 6-oz. 307 x 112 6-oz. 307 x 200
10	Mackerel.....	Tinplate.....	14-oz. 404 x 206 1-lb. 301 x 411 1-lb. 300 x 409

COMMODITY GROUP "C"—FISH—Continued

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
11	Mussels.....	Tinplate.....	5-oz. net meat, 211 x 400
12	Oysters (shucked for refrig. shipment fresh).	Tinplate.....	1-gal. returnable
13	Pilchards.....	Tinplate.....	$\frac{1}{2}$ -lb. flat, 307 x 201.25 1-lb. tall, 301 x 411
14	Salmon.....	Tinplate.....	$\frac{1}{2}$ -lb. flat, 307 x 201.25 1-lb. tall, 301 x 411 1-lb. flat, 404 x 206
15	Tuna.....	Tinplate.....	6/7 oz. flat, 307 x 200 307 x 201.25 307 x 203 307 x 113
16	Herring, Atlantic.....	Tinplate.....	7-oz. Oval 512 x 306 x 102 10-oz. 211 x 400 13-oz. Oval 608 x 408 x 106 1-lb. 300 x 409 1-lb. 404 x 206
	Pacific.....	Tinplate.....	$\frac{1}{2}$ -lb. Oval 513 x 302 x 103 1-lb. Oval 608 x 406 x 108 1-lb. Tall 301 x 411
17	Sardines.....	Tinplate.....	$3\frac{1}{2}$ -oz. Flat 307 x 100 $3\frac{1}{2}$ -oz. Oval 404 x 300 x 014 4-oz. Flat 400 x 100 $\frac{1}{4}$ -lb. Oval 407 x 213 x 015
18	Kipperd Snacks.....	Tinplate.....	$3\frac{1}{2}$ -oz. Oval 604 x 114 x 014 $3\frac{1}{2}$ -oz. Flat 307 x 100 $4\frac{1}{2}$ -oz. Flat 400 x 100 $\frac{1}{4}$ -lb. Oval 407 x 213 x 015
19	Clam Bouillon, Clam Chowder & Fish Chowder.	Tinplate.....	10-oz. 211 x 400
20	Fish Livers.....	Tinplate.....	1-gal. 4-gal. 5-gal. and larger

COMMODITY GROUP "D"—MEATS

1	Beefsteak with mushrooms..... Beefsteak with onions..... Beefsteak with kidneys..... Not less than 75% fresh meat by weight..	Tinplate.....	16-oz. 404 x 206 16-oz. 401 x 207 16-oz. 401 x 211.5
2	Roast Beef.....	Tinplate.....	16-oz. 404 x 206 16-oz. 401 x 207 16-oz. 401 x 211.5
3	Meat Balls.....	Tinplate.....	16-oz. 401 x 207 16-oz. 401 x 211.5
4	Ox Tongues.....	Tinplate.....	32-oz. 507 x 213
5	Pork Lunch Tongue.....	Tinplate.....	12-oz. 404 x 114 6-lb. 402 x 310 x 1204
6	Spiced Pork Products (except Sausage and Spreads), including Spiced Ham, Spiced Pork, Ham Loaf, Pork Loaf, Luncheon Meat and Meat Loaf.	Tinplate.....	12-oz. 115 x 312 x 308 12-oz. 300 x 309 12-oz. 301 x 307 16-oz. 300 x 409 16-oz. 301 x 409 16-oz. 401 x 207 16-oz. 401 x 211.5 6-lb. 402 x 310 x 1204

COMMODITY GROUP "D"—MEATS—*Continued*

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
7	Stews, Boiled Dinners and Hashes— Beef, Lamb, Mutton, Veal or Poultry	Tinplate.....	15-oz. 300 x 407 15-oz. 401 x 207 16-oz. 401 x 211.5
8	Mutton or Mutton Stew.....	Tinplate.....	15-oz. 300 x 407 16-oz. 401 x 207 16-oz. 401 x 211.5
9	Meat and/or Poultry Sandwich Spreads and Potted Meats.	Tinplate... ..	3-oz. round 7-oz. 300 x 203.5 8-oz. 307 x 201.25 8-oz. 301 x 202.5
10	Boneless Poultry.....	Tinplate.....	7-oz. 300 x 203.5 7-oz. 307 x 112 16-oz. 300 x 407 16-oz. 300 x 409 16-oz. 301 x 409

COMMODITY GROUP "E"—MILK AND CREAM PRODUCTS

1	Milk, sweetened, condensed.....	Tinplate.....	15-oz. 300 x 307
	For Export only.....	Tinplate.....	14-oz. 215 x 300 14-oz. 300 x 304
2	Milk, evaporated.....	Tinplate.....	16-oz. 215 x 404 16-oz. 215 x 403 16-oz. 301 x 411 8-lb. 515 x 805
	For Export only.....	Tinplate.....	6-oz. 14½-oz. 215 x 313.5
3	Whole Milk Powders or Baby Foods, meaning foods processed for infants in powdered form, containing not less than 70% milk solids by weight.	Tinplate.....	16-oz. 404 x 400 2½-lb. 5-lb. 50-lb.
4	Milk.....	Steel Sheet..... Tin, hot dipped.	<i>Railroad Shipping Type</i> 5-gal. 8-gal. 10-gal. Shotgun
		Steel Sheet..... Tin, hot dipped.	<i>Hand Delivery Type</i> 2-gal. 3-gal. 5-gal.
		Steel Sheet..... Tin, hot dipped...	<i>Cheese Factory Type</i> 20-gal. 30-gal. 40-gal.
5	Cream.....	Steel Sheet..... Tin, hot dipped...	<i>Cream Type</i> 2-gal. 3-gal. 5-gal. 8-gal.

COMMODITY GROUP "F"

Item No.	(Column 1) Commodity	(Column 2) Metal Permitted	(Column 3) Specifications of container
1	Baby Foods, strained, of permitted formulae only, including vegetables, fruits, cereals, meats, and milk.	Tinplate.....	5-oz. 202 x 214
2	Edible oils, liquid, including only animal, vegetable, fish and other marine animal and edible blends of such oils.	Tinplate.....	1-lb. 8-lb. 4-gal. 5-gal.
3	Eggs, frozen.....	Tinplate.....	40-lb. Flare Pail
4	Maple Syrup.....	Tinplate.....	1-gal.
5	Molasses.....	Tinplate.....	2-lb. 5-lb. 10-lb.
6	Non-laxative Foods, consisting of sugar and dextrine, with or without other ingredients, and containing less than 5% moisture, put up in sterile form for the special feeding of infants under one year of age.	Tinplate.....	Any size.
7	Syrup, corn, cane or blends.....	Tinplate.....	2-lb. 5-lb. 10-lb.

COMMODITY GROUP "G"—SPECIAL PRODUCTS

	(Column 1)	(Column 2)	(Column 3)
1	Dangerous chemicals requiring a metal container by regulations of Can. Transport Commission.	Terneplate.....	Any size.
2	Glycerine, medicinally pure.....	Tinplate.....	Any size.
3	Alcohol, pharmaceutical and chemically pure.....	Tinplate.....	Any size.
4	Blood Plasma.....	Tinplate.....	Any size.
5	Chloroform and Ether.....	Tinplate.....	Any size.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1871

Maximum Prices of Raw Wool and Tops, Woollen and Worsted Yarns and Fabrics

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wool and Wool Products, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on February 1st, 1946.

Definitions

2. For the purpose of this Order,

(a) "fine woollen yarns" means yarns manufactured of 58's quality wool or finer, and containing at least seventy-five per cent (75%) by weight of wool fibres;

- (b) "sell" includes offer to sell;
- (c) "spinner" means a person who operates spindles in the production of hand knitting, machine knitting, weaving, carpet or other yarn containing wool and who produces more than one hundred pounds of finished yarn monthly;
- (d) "weaver" means any person who operates a mill with power looms in the production of fabrics containing wool in any percentage;
- (e) "woollen cloth" means fabric manufactured from woollen yarn containing at least seventy-five per cent (75%) by weight of wool fibres, but excluding blankets and fabrics manufactured from yarns purchased from Melbourne Merchandising Limited; and
- (f) "worsted cloth" means fabric manufactured from Bradford or Dry Spun Worsted yarns and containing at least seventy-five per cent (75%) by weight of wool fibres but excluding fabrics manufactured from yarns purchased from Melbourne Merchandising Limited.

Maximum Prices for Imported Raw Wool and Noils

3. On and after February 1, 1946, the maximum price at which any person may sell, ship or deliver any imported raw wool or noils shall be the highest lawful price at which he could have sold that wool or noils on January 31, 1946, plus an amount equal to the amount of subsidy which would have been paid to him if he had imported that wool or noils on January 31, 1946.

Maximum Prices for Bradford Tops

4. On and after February 1, 1946, the maximum price at which any person may sell, ship or deliver any Bradford tops shall be the highest lawful price at which he could have sold those tops on January 31, 1946, plus an amount equal to the amount of subsidy which would have been paid to him if he had imported those tops from the United Kingdom on January 31, 1946.

Maximum Prices for Dry Combed Worsted Tops

5. On and after February 1, 1946, the maximum price at which any person may sell, ship or deliver any dry combed worsted tops shall be the highest lawful price at which he could have sold those tops on January 31, 1946, plus an amount equal to the amount of subsidy which would have been paid to him if he had imported those tops from Australia on January 31, 1946.

Spinners' Maximum Prices for Fine Woollen Yarns

6. On and after March 1, 1946, the maximum price at which any spinner may sell, ship or deliver fine woollen yarns shall be the highest lawful price at which he could have sold that yarn on February 28, 1946, plus four cents per pound, net weight.

Spinners' Maximum Prices for Bradford Knitting Yarns

7. On and after March 1, 1946, the maximum price at which any spinner may sell, ship or deliver any quality of Bradford knitting yarn containing at least seventy-five per cent (75%) by weight of wool fibres shall be the highest lawful price at which he could have sold that quality of Bradford knitting yarn on February 28, 1946, plus five cents per pound, net weight.

Spinners' Maximum Prices for Worsted Yarns Made From Dry Combed Tops

8. On and after March 1, 1946, the maximum price at which a spinner may sell, ship or deliver any worsted yarns containing at least seventy-five per cent (75%) by weight of wool fibres and made from dry combed tops shall be the highest lawful price at which he could have sold that yarn on February 28, 1946, plus fifteen cents per pound, net weight.

Spinners' Maximum Prices for Bradford Weaving Yarns

9. On and after March 1, 1946, the maximum price at which a spinner may sell, ship or deliver any Bradford weaving yarn containing at least seventy-five per cent (75%) by weight of wool fibres shall be the highest lawful price at which he could have sold that yarn on February 28, 1946, plus nine cents per pound, net weight.

Spinners' Maximum Prices for Commission Spinning of Bradford Weaving Yarns

10. On and after March 1, 1946, the maximum price which a spinner may charge for spinning Bradford weaving yarn shall be the highest lawful price which that spinner could have charged for spinning such yarn on February 28, 1946, plus five cents per pound, net weight.

Maximum Prices for Fabric Dyeing and Finishing

11. On and after April 1, 1946, the maximum price which a dyer and finisher of woollen and/or worsted fabrics may charge for dyeing and finishing any woollen and/or worsted fabric shall be the highest lawful price that dyer and finisher could have charged for dyeing and finishing that fabric on December 31, 1943, plus an amount equal to six per cent of the said highest lawful price.

Weavers' Maximum Prices for Woollen Cloth

12. On and after April 1, 1946, the maximum price at which a weaver may sell, ship or deliver woollen cloth shall be the highest lawful price at which he could have sold that cloth on March 31, 1946, plus

- (a) three cents (3c) per yard, in the case of any type of cloth for which on March 31, 1946, his highest lawful selling price was one dollar and fifteen cents (\$1.15) or less, per yard; or
- (b) six cents (6c) per yard in the case of any type of cloth for which on March 31, 1946, his highest lawful selling price was more than one dollar and fifteen cents (\$1.15) per yard.

Weavers' Maximum Prices for Worsted Cloth

13. On and after April 1, 1946, the maximum price at which a weaver may sell, ship or deliver any worsted cloth shall be the highest lawful price at which he could have sold that cloth on March 31, 1946, plus the amount set forth in the right hand column of the Table below according to the range in which his highest lawful selling price for that cloth on March 31, 1946, would be, namely:

Range of Prices	Increase in cents per yard
Up to and including \$1.30 per yard	11
Over \$1.30 and up to and including \$1.50	12
Over \$1.50 and up to and including \$1.60	13
Over \$1.60 and up to and including \$1.70	14
Over \$1.70 and up to and including \$1.80	15
Over \$1.80 and up to and including \$1.90	16
Over \$1.90 and up to and including \$2.10	18
Over \$2.10 and up to and including \$2.30	19
Over \$2.30 and up to and including \$2.50	21
Over \$2.50 and up to and including \$2.70	23
Over \$2.70	25

Dated at Ottawa, this 1st day of February, 1946.

HENRY BROWN,

Administrator of Wool and Wool Products.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

VOLUME I No. 9



March 4, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

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PART I
Orders in Council

Order in Council authorizing the detention of persons suspected of
disclosing information to a Foreign Power

P.C. 6444

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 6th day of October, 1945.

PRESENT:

HIS EXCELLENCY,
THE GOVERNOR GENERAL IN COUNCIL:

Whereas it has been ascertained that agents of a Foreign Power have been engaged in a concerted effort to obtain from public officials and other persons in positions of trust, secret and confidential information the disclosure of which might be inimical to the safety and interests of Canada and friendly Powers and that secret and confidential information has been communicated, directly or indirectly, by certain persons to the agents of the aforesaid Foreign Power to the prejudice of the public safety or interests of Canada and of friendly Powers;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada that the Acting Prime Minister or the Minister of Justice should be authorized to order the detention of such persons in such places and under such conditions as the Acting Prime Minister or the Minister of Justice may from time to time determine;

Therefore His Excellency the Governor General in Council, on the recommendation of the Honourable J. L. Ilsley, Acting Prime Minister, and pursuant to the powers conferred by The War Measures Act, being Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

1. The Acting Prime Minister or the Minister of Justice, if satisfied that with a view to preventing any particular person from communicating secret and confidential information to an agent of a Foreign Power or otherwise acting in any manner prejudicial to the public safety or the safety of the State it is necessary so to do, may make an Order that any such person be interrogated and/or detained in such place and under such conditions as he may from time to time determine.

2. Any person shall, while detained by virtue of an order made under this Order, be deemed to be in legal custody.

3. The Minister of Justice if satisfied that the detention of any person so detained is no longer necessary for the public safety or the safety of the State may make an order releasing him.

4. The Acting Prime Minister or the Minister of Justice may authorize any member of the Royal Canadian Mounted Police to enter any premises occupied or used by a person whose detention is ordered at any time or times and to search the premises and every person found thereon and to seize any article found on the premises or any such person which the said member of the Royal Canadian Mounted Police has reasonable grounds for believing to be evidence that secret and confidential information has been communicated to agents of a Foreign Power.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the time during which certain civil servants may elect to contribute under Civil Service Superannuation Act in respect of temporary service

P.C. 32/630

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 22nd February, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the under-mentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period to the dates stated in which to elect to contribute for their non-contributory services:—

<i>Name</i>	<i>Rank</i>	<i>Division</i>	<i>Effective</i>
Charles M. Williams.....	Supervisor	Canadian Farm Loan Board	October 1, 1945
Charles Edward Bell.....	Clerk	Canadian Farm Loan Board	November 1, 1945
Fred James Colledge.....	Postal Clerk	Post Office Department	September 25, 1945
Arthur T. Gardiner.....	Letter Carrier	Post Office Department	December 7, 1945
Charles T. Wolstenholme.	Mail Porter	Post Office Department	January 22, 1946
William Hay.....	Letter Carrier	Post Office Department	January 15, 1946
Andrew Earle Kerr.....	Penitentiary Guard	Department of Justice	August 21, 1945
James H. Fordham.....	Customs-Excise Examiner	Department of National Revenue	December 21, 1945
Alfred Oldman.....	Customs-Excise Examiner	Department of National Revenue	January 7, 1946

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing B. W. Newsam as Dominion Administrator of Halifax Explosion and Disorder Claims.

P.C. 631

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of February, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5688 of the 21st of August, 1945, provision was made for the payment on an *ex gratia* basis for damage to property including loss from looting of stock-in-trade, directly resulting from the disorders in Halifax on the 7th and 8th of May, 1945, or from the explosions which occurred in the Naval Magazine at Bedford Basin on the 18th and 19th of July, 1945;

And whereas by Order in Council P.C. 6793 of the 2nd of November, 1945, as amended by Order in Council P.C. 7274 of the 7th of December, 1945, Mr. Hew G. Cochrane was appointed as the agent of the Minister of Finance to receive claims for payment, to examine them and to recommend settlement;

And whereas Mr. Hew G. Cochrane is leaving Halifax to return to his duties with the Department of Reconstruction and Supply;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of The National Emergency Transitional Powers Act, 1945, is pleased to amend Order in Council P.C. 5688 of 21st August, 1945, as amended from time to time, and it is hereby further amended, effective the 1st of March, 1946, by striking out paragraph 4 thereof and substituting therefor the following:

"Mr. Benjamin W. Newsam, of the City of Halifax, Nova Scotia, is hereby appointed Dominion Administrator of Halifax Explosion and Disorder Claims and as such is authorized to act as the agent of the Minister of Finance in receiving claims for payment hereunder, to examine them on behalf of the Minister of Finance and to recommend settlements. Mr. Benjamin W. Newsam is also authorized to engage such expert assistance as he considers necessary to carry out his duties hereunder."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Treasury Board to grant War Duties and Annual Increase Supplements, etc.

P.C. 634

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 21st day of February, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas during the period from May 28, 1942 to December 31, 1945, temporary increases in the compensation payable to a large number of members in the public service of Canada by way of War Duties Supplements were authorized under the authority of the War Measures Act;

And whereas the Orders in Council authorizing payment of such War Duties Supplements are continued in full force and effect by Order in Council P.C. 7414 of December 28, 1945, made pursuant to section four of the National Emergency Transitional Powers Act, 1945;

And whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan it is advisable for the purpose of maintaining, controlling and regulating salaries and wages to ensure economic stability and an orderly transition to conditions of peace, that authority be granted for the payment of such additional War Duties Supplements as may be considered advisable from time to time and for the increase or decrease or the discontinuance of payment of the War Duties Supplements authorized as aforesaid;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the National Emergency Transitional Powers Act, 1945, and notwithstanding anything contained in the Civil Service Act or any other Act, is pleased to make and doth hereby make the following Order, to have force and effect the first day of January, 1946:—

ORDER

1. The Treasury Board may authorize the payment to any member of the public service of Canada of a temporary increase in compensation in the form of a War Duties Supplement or of an Annual Increase Supplement, such increase to be in such amount and to be payable subject to such conditions as the Treasury Board may determine.

2. The Treasury Board may increase or decrease the amount or order the discontinuance of payment of any War Duties Supplement or Annual Increase Supplement authorized to be paid and being paid to a member of the public service of Canada on or prior to December 31, 1945.

3. The Treasury Board may make such regulations as may be required to give effect to the provisions of this order.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART III
Wartime Prices and Trade Board
(Finance)

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD
Goods Imported from Designated Countries

The Wartime Prices and Trade Board has established a new pricing policy in respect of goods imported from designated countries. The policy will not apply to goods which are eligible for subsidy nor to goods purchased in bulk from time to time by the Commodity Prices Stabilization Corporation, Ltd.

The goods affected will come mostly from Allied countries where price increases resulting from the ravages of war have forced the prices beyond the basic levels set by the Canadian price ceiling. The new policy is intended to establish prices on such goods at levels which will make their importation possible.

The new policy will apply only to goods entered at customs on or after January 21, 1946, and will not result in any change in maximum prices of goods imported before that date.

In applying for a maximum price in respect of the goods mentioned herein, an importer must comply with the requirements of Board Order No. 414.

The modified pricing policy will apply to goods imported from the following countries:—

Albania	Greece (including Crete)
Belgium	Luxembourg
British India	Malta
Burma	Netherlands
Ceylon	Northern Ireland
China	Norway
Czechoslovakia	Poland
France	Union of Soviet Socialist Republics
Great Britain	Yugoslavia.

Dated at Ottawa, on the 26th day of February, 1946.

D. GORDON,
Chairman.

NOTE.—See the provisions of Board Order No. 595.

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD
Statement of Policy on Import Subsidies

Referring to the "Statement of Policy on Import Subsidies Effective January 21, 1946," published as an extract of *Statutory Orders and Regulations*, dated January 17, 1946, notice is hereby given of the following amendments to the said Statement:—

Schedule I is amended, effective January 21, 1946, by

(a) inserting between the words "huck," and "wholly" in the fifth line of the Description of Goods of Section 20 the following words:—

Section	Tariff Item(s)	Description of Goods
20	540	woven fabrics, in the web, towels and glass cloths of crash or huck, tablecloths and napkins of crash,";

(b) adding to Section 26 the following item:—

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
26	ex557b	Filaments or loose fibres wholly of synthetic textiles, not more advanced than in the form of sliver."

Schedule I is amended, effective March 1, 1946, by

(a) deleting Section 2 as follows:—

<i>Section</i>	<i>Tariff Item</i>	<i>Description of Goods</i>
2	ex 199	Moulded paper or papier mache egg filler flats and trays."

(b) deleting Section 4 as follows:—

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
4	ex 208o	Cream of tartar in crystals."

(c) deleting tariff item ex 522f from Section 10;

(d) deleting Section 28 as follows:—

<i>Section</i>	<i>Tariff Item</i>	<i>Description of Goods</i>
28	ex 565	Hair nets."

Ottawa, February 26, 1946.

D. GORDON,
Chairman.

REPAYMENT OF SUBSIDY NOTICE RS-34

COMMODITY PRICES STABILIZATION CORPORATION, LTD.

NOTICE is hereby given that Items 6 and 10 (Corn Products and Dried Fruits respectively) of Government Notice RS-32 published in *Statutory Orders and Regulations 1946*, Volume I, No. 5, on February 4, 1946, are rescinded, effective February 1, 1946.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS AMOUNT OF SUBSIDY REPAYMENT

1. Corn Products

(i) *on being exported or on being sold as ships' stores on and after February 1, 1946.*

(a) Starch.	2 cents per pound
(b) Syrup.	1½ " " "

(ii) *on being exported, on and after February 1, 1946.*

Corn Oil.	2 " " "
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2. Dried Fruits

*on being exported or on being sold as
ships' stores on and after February
1, 1946.*

(a) Raisins.	6½ cents per pound
(b) Prunes.	7½ " " "
(c) Figs.	6 " " "

3. Grapefruit Juice

*on being sold as ships' stores on and
after February 11, 1946.*

Per dozen containers

20 oz.	48 oz.
45c.	\$1.08

Dated at Ottawa, this 1st day of February, 1946.

COMMODITY PRICES STABILIZATION
CORPORATION, LTD.

Per: H. B. McKINNON, *President.*



Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 608

Corrugated and Solid Fibreboard Shipping Cases

It is necessary to take measures to provide shipping cases in order to facilitate and accelerate the delivery of certain essential products.

Therefore, under powers conferred by the Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:—

1. This Order shall come into force on February 27, 1946.
2. For the purposes of this Order,
 - (a) "Administrator" means the Administrator of Shipping Cases appointed by the Board;
 - (b) "shipping cases" means all pulp and paper products known commercially as corrugated or solid fibreboard cartons.
3. The Administrator shall have power
 - (a) to determine and prescribe priority of delivery of shipping cases, having due regard to the priority need for shipping cases for building materials, processed foods, and goods and equipment requiring shipment by or on behalf of the Department of Reconstruction and Supply, the United Nations Relief and Rehabilitation Administration and voluntary relief agencies;
 - (b) to require any supplier of shipping cases to deliver shipping cases to such persons, in such quantities, sizes and types and in such manner as the Administrator may specify.

Made at Ottawa, February 25, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1870

Tin Mill Products

Due to the critical conditions which now exist with respect to steel products, it is necessary to impose restrictions in the acquisition and use of tin mill products, for the manufacture of cans and/or closures.

Now therefore under powers given by the Wartime Prices and Trade Board to the Administrators of Non-Ferrous Metals (Primary) and Iron and Steel (Primary), it is hereby ordered as follows:

Effective Date

1. This Order comes into force on February 23, 1946.

Interpretation

2. For the purposes of this Order
 - (a) "tin mill products" means tin plate, terne plate, or tin mill black plate;
 - (b) "tin plate" means hot dipped or electrolytic tin plate including primes and seconds but not waste-waste or waste;
 - (c) "terne plate" means steel sheets coated with terne metal including primes and seconds but not waste-waste or waste;
 - (d) "tin mill black plate" means black plate produced on tin mill equipment in gauges No. 29 and lighter;
 - (e) "can" means any unused container made in whole or in part of tin plate or terne plate or tin mill black plate and which is suitable for packing any product; it includes any unused container which has a closure or fitting made in whole or in part of tin plate or terne plate except a glass container having such a closure or fitting;
 - (f) "closure" means any new sealing or covering device affixed or to be affixed to a glass container for the purpose of retaining the contents within the container; the term shall not include bulbs or droppers for medicinal bottles.

Order Scheduling

3. So far as is practicable each producer of tin mill products shall schedule his operations so as to achieve maximum production of tin mill products suitable for use in making cans of the type described in the Schedule to Administrator's Order No. A-1869 or closures. Where a producer of tin mill products is unable to schedule all orders for these products in the month for which delivery is requested, he should select the orders for these products to be placed on the production schedule according to the following preference:

- (a) Orders for tin mill products bearing a certificate signed by an authorized officer of the purchasing company as follows:

"The undersigned purchaser hereby certifies to the seller, to the Chief Priorities Officer, Department of Reconstruction and Supply, and to the Wartime Prices and Trade Board that he will use these tin mill products to make cans only for the packaging of perishable or seasonable food products, drugs, medicinals or biologicals, as provided in the Order and Schedule to Administrator's Order No. A-1869, or to make closures.";

- (b) Orders for terne plate or tin mill black plate bearing a certificate signed by an authorized officer of the purchasing company as follows:

"The undersigned purchaser hereby certifies to the seller, to the Chief Priorities Officer, Department of Reconstruction and Supply, and to the War-

time Prices and Trade Board, that he will use these tin mill products to make cans of the type provided in the Order and Schedule to Administrator's Order No. A-1869, or to make closures.";

(c) Any other orders forterne plate or tin mill black plate.

Delivery of Tin Mill Products

4. (1) No person shall deliver any tin plate or tin plate waste-waste except to fill orders accompanied by the certificate referred to in paragraph (a) of Section 3.

(2) The restriction contained in subsection (1) preceding does not apply to any tin mill products, or tin plate waste-waste which were in transit or loaded for shipment on February 19, 1946.

Effect of Certificates

5. No person giving a certificate under this Order may receive, use or dispose of the materials obtained under the certificate contrary to its terms.

Dated at Ottawa, this 21st day of February, 1946.

NORMAN B. DAVIS,
Administrator of Non-Ferrous Metals (Primary).

ARTHUR MAY,
Administrator of Iron and Steel (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1872

Maximum Prices of Sheep and Lamb Casings

Under powers given to the Administrator of Meat and Meat Products by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. The Schedule to Administrator's Order No. A-750, as amended by Administrator's Order No. A-1059, is hereby revoked and is replaced by the Schedule to this Order.

2. This Order comes into force on May 1, 1946.

Dated at Ottawa, this 20th day of February, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1872, BEING SCHEDULE TO ADMINISTRATOR'S ORDER No. A-750
MAXIMUM DELIVERED PRICES PER BUNDLE FOR LAMB AND SHEEP CASINGS OF THE KINDS, VARIETIES AND IN ACCORDANCE WITH SPECIFICATIONS SET FORTH BELOW

Kind	Variety	Number of Strands	Width of Strands		Minimum Length per Bundle yards	Maximum Price per Bundle in Quantities Set Forth Below				
						One or more tierces	100-200 Bundles	50-99 Bundles	25-49 Bundles	Less than 25 Bundles
			At Smaller end	At any point throughout		\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
(A) Original Lamb...	1. First Cut.....	7 to 10 6			yards					
	2. First Cut.....				115	2.25	2.55	2.65	2.70	2.75
					100	2.00	2.30	2.40	2.45	2.50
	3. Second Cut Regular.....	12 to 16 10 15			120	1.85	2.15	2.25	2.30	2.35
	4. Second Cut.....				100	1.60	1.90	2.00	2.05	2.10
	5. Second Cut Long Yardage.....				150	1.95	2.25	2.35	2.40	2.45
(B) Original Sheep...	6. Second Cut Extra Long Yardage (Full balance).....	15			160	2.05	2.35	2.45	2.50	2.55
	7. Breaks.....				100	1.30	1.60	1.70	1.75	1.80
	8. Breaks.....				150	1.65	1.95	2.05	2.10	2.15
	9. Sprinklers.....				120	1.00	1.30	1.40	1.45	1.50
	10. Third Cut.....				110	.95	1.25	1.35	1.40	1.45
	1. First Cut.....	6			100	2.35	2.65	2.75	2.80	2.85
	2. Second Cut.....	10			100	1.80	2.10	2.20	2.25	2.30
	3. Breaks.....				150	1.40	1.70	1.80	1.85	1.90
	4. Third Cut.....				150	1.00	1.30	1.40	1.45	1.50
	1. Extra Wide.....	6	24 m.m. and over		100	2.30	2.60	2.70	2.75	2.80
(C) Semi-Selected....	2. Wide.....	7-9	21 m.m. and under 24 m.m.		115	2.40	2.70	2.80	2.85	2.90
	3. Medium.....	7-9	Under 21 m.m.		115	2.05	2.35	2.45	2.50	2.55

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1872, BEING SCHEDULE TO ADMINISTRATOR'S ORDER No. A-750—*Concluded*
 MAXIMUM DELIVERED PRICES PER BUNDLE FOR LAMB AND SHEEP CASINGS OF THE KINDS, VARIETIES AND IN ACCORDANCE WITH SPECIFICATIONS SET FORTH BELOW—

Kind	Variety	Number of Strands	Width of Strands		Minimum Length per Bundle	Maximum Price per Bundle in Quantities Set Forth Below				
			At Smaller end	At any point throughout		One or more tierces	100-200 Bundles	50-99 Bundles	25-49 Bundles	Less than 25 Bundles
(D) Selected.....	1. 27 m.m. and up.....	27 m.m. and over	100	2.35	2.65	2.75	2.80	2.85
	2. 25-27 m.m.....	25 m.m. and under 27 m.m.	100	2.15	2.45	2.55	2.60	2.65
	3. 23-25 m.m.....	23 m.m. and under 25 m.m.	100	2.00	2.30	2.40	2.45	2.50
	4. 21-23 m.m.....	21 m.m. and under 23 m.m.	100	1.90	2.20	2.30	2.35	2.40
	5. 19-21 m.m.....	19 m.m. and under 21 m.m.	100	1.40	1.70	1.80	1.85	1.90
(E) Unselected.....	6. Under 19 m.m.....	Under 19 m.m.	100	1.35	1.65	1.75	1.80	1.85
	1. Shorts.....	100	.70	1.00	1.10	1.15	1.20
	2. No. 2.....	100	.70	1.00	1.10	1.15	1.20
(F) Domestic.....	1. 19 m.m. and up.....	19 m.m. and over	100	1.80	2.10	2.20	2.25	2.30
	2. Under 19 m.m.....	Under 19 m.m.	100	1.35	1.65	1.75	1.80	1.85

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1875

Animal Fats

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator it is hereby ordered as follows:—

1. This Order comes into force on March 1, 1946.

2. Administrator's Order No. A-426, as amended, is hereby further amended by adding as Section 12 thereof the following:—

"12. The maximum price at which any person, other than a producer, may sell at retail any edible tallow in one-pound prints (cartons or bricks) shall be the sum of the following:—

(a) the actual price paid by him for the tallow but not exceeding the maximum price at which it may be sold to him by the producer thereof, as fixed by this Order;

(b) the cost at not more than the common carrier rate paid by him for the transportation of the tallow from the producer's plant to the city, town or village in which he has his place of business; and

(c) the lesser of the two following markups:

(i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of product; *

(ii) the markup calculated according to the provision of Board Order No. 450 and under the markup symbol "F" in Schedule "A" of that Order."

Dated at Ottawa this 21st day of February, 1946.

F. H. LEHBERG,
Oils and Fats Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1876

Maximum Prices of Jam and Jelly

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered as follows:—

1. This Order comes into force on March 1, 1946.

2. Schedules "A" and "B" of Administrator's Order No. A-787, as amended, are hereby revoked and the Schedules to this Order substituted therefor.

Dated at Ottawa this 22nd day of February, 1946.

F. D. MATHERS,
Administrator, Processed Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1876, BEING
NEW SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-787

MAXIMUM PRICES FOR JAM

F.O.B. Manufacturer's Plant—Sales Tax Extra

All Container Types

Grade and Variety	Eastern Area					Western Area				
	6 fl.	12 fl.	24 fl.	48 fl.	Pail	6 fl.	12 fl.	24 fl.	48 fl.	Pail
	oz.	oz.	oz.	oz.	15 to	oz.	oz.	oz.	oz.	15 to
	size	size	size	size	40 lbs.	size	size	size	size	40 lbs.
	per dozen				per lb.	per dozen				per lb.
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
<i>No. 1 (Pure) Jam—</i>										
Strawberry.....	1.26	2.36	4.17	7.99	.16 $\frac{1}{2}$	1.16	2.11	3.57	6.59	.13 $\frac{1}{2}$
Raspberry.....	1.26	2.36	4.17	7.99	.16 $\frac{1}{2}$	1.21	2.26	3.87	7.24	.15
Loganberry.....	1.13	2.05	3.50	6.65	.13 $\frac{3}{4}$	1.08	1.95	3.30	6.10	.12 $\frac{1}{2}$
Blk. Currant.....	1.28	2.40	4.20	8.05	.16 $\frac{1}{2}$	1.18	2.20	3.75	6.90	.14 $\frac{1}{4}$
Red Currant.....	1.08	1.95	3.25	6.20	.12 $\frac{3}{4}$	1.08	1.95	3.20	5.85	.12
Blackberry.....	1.03	1.90	3.20	6.10	.12 $\frac{1}{2}$	1.08	1.95	3.20	5.85	.12
Gooseberry.....	1.03	1.85	3.05	5.75	.11 $\frac{3}{4}$	1.08	1.95	3.20	5.85	.12
Apricot.....	1.13	2.05	3.45	6.60	.13 $\frac{1}{2}$	1.08	1.95	3.20	5.85	.12
Cherry.....	1.18	2.20	3.80	7.35	.15 $\frac{1}{4}$	1.23	2.25	3.90	7.35	.15
Peach.....	.98	1.80	3.00	5.60	.11 $\frac{1}{2}$	1.03	1.85	3.10	5.60	.11 $\frac{1}{2}$
Grape.....	.98	1.80	3.00	5.60	.11 $\frac{1}{2}$	1.03	1.85	3.10	5.60	.11 $\frac{1}{2}$
Plum (Red, Damson and Greengage).....	.93	1.65	2.75	5.15	.10 $\frac{1}{2}$.98	1.75	2.85	5.15	.10 $\frac{1}{2}$
Nectarberry.....	1.13	2.05	3.50	6.65	.13 $\frac{3}{4}$	1.08	1.95	3.30	6.10	.12 $\frac{1}{2}$
Boysenberry.....	1.13	2.05	3.50	6.65	.13 $\frac{3}{4}$	1.08	1.95	3.30	6.10	.12 $\frac{1}{2}$
<i>No. 2 (Pectin) Jam—</i>										
Strawberry.....	1.06	1.96	3.32	6.44	.13 $\frac{1}{4}$	1.01	1.86	3.22	5.84	.12
Raspberry.....	1.06	1.96	3.32	6.44	.13 $\frac{1}{4}$	1.06	1.96	3.37	6.19	.12 $\frac{3}{4}$
Loganberry.....	1.01	1.87	3.14	6.08	.12 $\frac{1}{2}$	1.01	1.87	3.14	5.73	.11 $\frac{3}{4}$
Blk. Currant.....	1.11	2.02	3.59	6.78	.14	1.06	1.97	3.39	6.23	.12 $\frac{3}{4}$
Red Currant.....	.96	1.77	3.04	5.73	.11 $\frac{3}{4}$	1.01	1.87	3.14	5.73	.11 $\frac{3}{4}$
Blackberry.....	.96	1.77	3.04	5.73	.11 $\frac{3}{4}$	1.01	1.82	3.09	5.63	.11 $\frac{3}{4}$
Gooseberry.....	.96	1.72	2.94	5.48	.11 $\frac{1}{4}$.96	1.77	3.04	5.48	.11 $\frac{1}{4}$
Apricot.....	.96	1.77	3.04	5.73	.11 $\frac{3}{4}$.96	1.77	2.99	5.38	.11
Cherry.....	1.01	1.87	3.14	6.08	.12 $\frac{1}{2}$	1.06	1.97	3.39	6.23	.12 $\frac{3}{4}$
Peach.....	.96	1.72	2.89	5.38	.11	.96	1.77	2.99	5.38	.11
Grape.....	.96	1.72	2.89	5.38	.11	.96	1.77	2.99	5.38	.11
Plum (Red, Damson and Greengage).....	.91	1.62	2.69	5.03	.10 $\frac{1}{4}$.91	1.67	2.79	5.03	.10 $\frac{1}{4}$
Rhubarb.....	.86	1.57	2.54	4.78	.09 $\frac{3}{4}$.86	1.52	2.49	4.48	.09 $\frac{1}{2}$
Blueberry.....	1.01	1.87	3.14	6.08	.12 $\frac{1}{2}$	1.06	1.97	3.39	6.23	.12 $\frac{3}{4}$
Elderberry.....	1.01	1.87	3.14	6.08	.12 $\frac{1}{2}$	1.06	1.97	3.39	6.23	.12 $\frac{3}{4}$
Nectarberry.....	1.01	1.87	3.14	6.08	.12 $\frac{1}{2}$	1.01	1.87	3.14	5.73	.11 $\frac{3}{4}$
Boysenberry.....	1.01	1.87	3.14	6.08	.12 $\frac{1}{2}$	1.01	1.87	3.14	5.73	.11 $\frac{3}{4}$
<i>No. 3 (Blended or Compound) Jam—</i>										
Apple with Strawberry..	.88	1.60	2.60	4.90	.10	.88	1.55	2.55	4.60	.09 $\frac{3}{4}$
Apple with Raspberry...	.88	1.60	2.60	4.90	.10	.88	1.55	2.55	4.60	.09 $\frac{3}{4}$
Apple with Peach, Loganberry, Nectarberry, Boysenberry, Blackberry, Gooseberry, Apricot, Black Currant, or Plum (Red, Damson and Greengage).....	.80	1.45	2.30	4.30	.08 $\frac{3}{4}$.80	1.40	2.25	4.00	.08 $\frac{1}{2}$

**SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1876, BEING
NEW SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-787**

MAXIMUM PRICES FOR JELLY

F.O.B. Manufacturer's Plant—Sales Tax Extra

All Container Types

Grade and Variety	Eastern Area					Western Area				
	6 fl.	12 fl.	24 fl.	48 fl.	Pail	6 fl.	12 fl.	24 fl.	48 fl.	Pail
	oz.	oz.	oz.	oz.	15 to	oz.	oz.	oz.	oz.	15 to
	size	size	size	size	40 lbs.	size	size	size	size	40 lbs.
	per dozen				per lb.	per dozen				per lb.
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
<i>Pure Jelly—</i>										
Bramble.....	1.13	2.10	3.75	7.05	.14 $\frac{1}{4}$.98	1.80	3.25	5.80	.11 $\frac{3}{4}$
Blk. Currant.....	1.28	2.35	4.35	8.15	.17 $\frac{1}{4}$	1.13	2.10	3.75	6.60	.13 $\frac{3}{4}$
Red Currant.....	1.18	2.20	3.90	7.35	.15 $\frac{1}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
Grape.....	1.13	2.10	3.75	7.05	.14 $\frac{1}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
Crabapple, Apple.....	1.08	1.95	3.30	6.10	.12 $\frac{3}{4}$.93	1.65	2.95	5.20	.10 $\frac{3}{4}$
Quince.....	1.18	2.20	3.90	7.35	.15 $\frac{1}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
<i>Jelly with Added Pectin—</i>										
Blackberry.....						.93	1.65	2.95	5.20	.10 $\frac{3}{4}$
Bramble.....	1.08	2.00	3.45	6.40	.13 $\frac{1}{4}$.93	1.70	3.05	5.40	.11 $\frac{1}{4}$
Black Currant.....	1.18	2.20	3.90	7.35	.13 $\frac{1}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
Red Currant.....	1.08	2.00	3.50	6.60	.13 $\frac{3}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
Grape.....	1.08	1.95	3.50	6.10	.12 $\frac{3}{4}$.98	1.75	3.15	5.60	.11 $\frac{3}{4}$
Crabapple, Apple.....	.93	1.65	2.85	5.20	.10 $\frac{3}{4}$.88	1.55	2.75	4.80	.09 $\frac{3}{4}$
Quince.....	1.08	2.00	3.50	6.60	.13 $\frac{3}{4}$.98	1.80	3.25	5.80	.12
Elderberry.....	1.08	2.00	3.50	6.60	.13 $\frac{3}{4}$					
<i>Miscellaneous—</i>										
Mint Jelly or Jellied Mint	1.03	1.85	3.20	5.90	.12 $\frac{1}{4}$.98	1.75	3.15	5.60	.11 $\frac{3}{4}$

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1878

Distribution of Potatoes in Eastern Canada

Under powers given to the Co-Ordinator, Foods Administration, by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. This Order comes into force on March 1, 1946.
2. Administrator's Order No. A-1074 which controlled the distribution of potatoes in Eastern Canada and Administrator's Order No. A-1152 which suspended said Order No. A-1074 are hereby revoked.

DATED AT OTTAWA, this 23rd day of February, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1879

Maximum Prices of Imported Canned Citrus Fruit Juice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered as follows:—

PART I—GENERAL PROVISIONS

Application of Order

1. This Order shall come into force on February 25, 1946, and as of that date revokes and replaces Administrator's Order No. A-1643 as amended.

Definitions

2. For the purposes of this Order,

- (a) "canned citrus fruit juice" means imported canned grapefruit juice or canned blended juice;
- (b) "canned blended juice" means imported canned blended orange and grapefruit juice;
- (c) "first distributor" means a person who, by arrangement with Commodity Prices' Stabilization Corporation, Ltd., imports or otherwise acquires canned citrus fruit juice for resale in Canada;
- (d) "wholesale distributor" means a person other than a first distributor who sells canned citrus fruit juice otherwise than at retail;
- (e) "sell" includes offer to sell.

Maximum Prices Include All Charges

3. All prices fixed by this Order are maximum prices and shall not be exceeded. Such prices include all charges and no charge may be made for a container or for packaging or other service which results in the sum of the price and the charge exceeding the maximum price.

PART II—FIRST DISTRIBUTORS' SALES

Not to Sell at Retail

4. No first distributor shall sell at retail any canned citrus fruit juice.

Maximum Prices

5. The maximum price per dozen tins at which a first distributor may sell canned citrus fruit juice shall, according to the kind sold and size of tin, be as follows, f.o.b. his place of carload distribution and inclusive of all handling and other charges:

<i>Kind</i>	<i>Size</i>	
	20 Imperial Fluid Ounces (18 U.S. Fluid Ounces)	48 Imperial Fluid Ounces (46 U.S. Fluid Ounces)
(a) Canned grapefruit juice.....	\$ 1.36½	\$3.11
(b) Canned blended juice.....	1.91½	4.69

PART III—WHOLESALE DISTRIBUTORS' SALES

*Sales to other wholesale distributors,
retail chain stores, etc., and carload buyers*

6. (1) Except as may otherwise be authorized by the Administrator of Distributive Trades upon application to him, the maximum price at which a wholesale distributor may sell canned citrus fruit juice

- (a) to another wholesale distributor, or
- (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the goods at such warehouse, or

- (c) to any person who buys the goods in carload lots, shall, according to the kind sold and size of tin, be an amount equal to the maximum price as fixed by Section 5 at which the same may be sold by a first distributor plus actual transportation charges at not more than common carrier freight rates paid for transportation of the goods from the first distributor's place of carload distribution to the city, town or village in which the selling wholesale distributor has his place of business.

(2) On a sale by a wholesale distributor to any buyer mentioned in subsection (1) of this Section, the selling wholesale distributor shall show as a separate item on the sales invoice furnished by him to the buyer the amount for transportation charges (if any) included in his maximum price as authorized by said subsection (1).

Sales to Other Customers

7. The maximum price at which a wholesale distributor may sell canned citrus fruit juice to any person other than a buyer mentioned in Section 6 shall, according to the kind sold and size of tin, be the sum of the following:—

- (a) the actual price paid by him for the goods, but not in any event more than the maximum price fixed by Section 5 or 6 at which his supplier, as the case may be, may sell the goods to him;
- (b) subject to Section 8, the actual cost at not more than common carrier freight rates paid by him for transporting the goods to the city, town or village in which he has his place of business; and
- (c) a markup not exceeding the percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, on his sales of the same or a substantially similar kind and size of canned citrus fruit juice, but not in any event exceeding 9 per cent of his selling price.

When maximum price includes delivery

8. The maximum price fixed by Section 6 or 7 includes delivery when the buyer's place of business is in the same city, town or village as the seller's shipping point or is within the seller's customary free delivery zone. In all other cases such maximum price is f.o.b. the seller's shipping point.

PART IV—SALES AT RETAIL

9. The maximum price at which any person other than a first distributor may sell at retail any canned citrus fruit juice shall, according to the kind sold and size of tin, be the sum of the following:—

- (a) the actual price paid by him for the goods, but not in any event more than the maximum price fixed by Section 5, 6 or 7 at which his supplier, as the case may be, may sell the goods to him;
- (b) subject to Section 8, the actual cost at not more than common carrier rates paid by him for transporting the goods to the city, town or village in which he has his place of business;
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind, quality and size of canned citrus fruit juice bought from a wholesale distributor,
 - (ii) the markup under the symbol "F" in Schedule "A" of said Board Order No. 450 calculated according to the provisions of that Order; or
- (d) if he bought the goods from his supplier at a price not more than the maximum price fixed by Section 5 or 6 accordingly as his supplier is a first distributor or a wholesale distributor, the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind, quality and size of canned citrus fruit juice bought from an importer or imported by him, or
- (ii) the markup under the symbol "G" in Schedule "A" of said Board Order No. 450 calculated according to the provisions of that Order.

PART V—RECORDS AND INVOICES

10. Every first distributor and wholesale distributor shall make and keep written records sufficient to disclose particulars of his purchase and sales of canned citrus fruit juice.

11. On every sale of canned citrus fruit juice by a first distributor or a wholesale distributor the seller shall at the time of delivery furnish the buyer with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, country of origin and kind and size of tin and total quantity sold and the price charged for the same. The seller shall make and keep a duplicate copy of each such invoice.

12. Every person who buys canned citrus fruit juice from a first distributor or a wholesale distributor shall at the time he receives delivery of the goods obtain,

- (a) from his supplier an invoice covering the transaction completed as prescribed by Section 11 and, if applicable, by Section 6, and
- (b) a receipted bill for any amount paid by him for transportation of the goods.

13. Every record which a first distributor or wholesale distributor is required by this Order to make and keep, every duplicate copy of an invoice which a seller is required by this Order to make and keep and every invoice and transportation bill or receipt which a buyer is required by this Order to obtain shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.

14. Every person who sells canned citrus fruit juice at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the country of origin, kind, size of tin and quantity sold and the price charged for the same.

DATED AT OTTAWA, this 23rd day of February, 1946.

E. B. PAGET,
Administrator of Imported Grocery Items.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1880

Maximum Manufacturers' and Wholesalers' Prices for Hardwood Lumber Originating in the Vancouver Forest District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- 1. For the purposes of this Order,
 - (a) "hardwood lumber" means lumber cut from the stump in any part of the Vancouver Forest District, and produced from broad leaved maple, western birch, alder and cottonwood;

- (b) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail;
- (c) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942).

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. (1) The maximum price at which any lumber manufacturer, or any wholesaler, may sell or offer for sale at wholesale, or any person may purchase at wholesale, any hardwood lumber for delivery to a wholesaler, retailer or consumer in any part of Canada shall be the price shown in the Schedule to this Order, which price shall be f.o.b. dry kiln at Vancouver or New Westminster.

Special Sizes and Selections of Lumber

3. (1) When any hardwood lumber is sawn to sizes, other than those sizes designated in the Schedule to this Order, such hardwood lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) Without a permit in writing from the Timber Administrator, no lumber manufacturer or wholesaler shall sell or offer for sale at wholesale, and no person shall purchase at wholesale, any hardwood lumber specially selected for colour, grain, width, length, or grade, at prices in excess of the prices set out in the Schedule to this Order.

Invoices to Show Particulars of Lumber Sold

4. Every person selling hardwood lumber at wholesale shall complete, in duplicate, an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes, and grades of hardwood lumber sold, and the price or prices charged therefor, and shall keep on file one copy of each invoice, and shall deliver the other copy to the purchaser.

Effective Date

5. This Order shall come into force on February 23, 1946.

Dated at Ottawa, this 23rd day of February, 1946.

D. D. ROSENBERRY.

Timber Administrator.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1880

Maximum Manufacturers' and Wholesalers' Prices for Hardwood Lumber Originating in the Vancouver Forest District

All prices set out hereunder refer to one thousand feet board measure.

A. KILN DRIED HARDWOOD LUMBER

BROAD LEAVED MAPLE, ROUGH

Thickness	Grades			
	F.A.S. (Firsts and Seconds Combined)	No. 1 Common and Selects	Nos. 2 and 3 Common	Millrun
4/4.....	\$115.75	79.25	40.50	73.50
5/4.....	121.75	86.75	42.50	77.50
6/4.....	125.75	92.25	44.50	81.50
8/4.....	135.75	98.75	45.50	85.50
10/4.....	150.75	128.25	47.50	
12/4.....	158.25	135.75	49.50	

WESTERN BIRCH, ROUGH

Thickness	Grades			
	F.A.S. (Firsts and Seconds Combined)	No. 1 Common and Selects	Nos. 2 and 3 Common	Millrun
4/4.....	\$123.00	84.00	45.00	79.25
5/4.....	128.50	91.50	47.00	83.25
6/4.....	132.00	94.50	49.00	87.25
8/4.....	137.00	100.00	51.00	91.25
10/4.....	149.00	119.00		
12/4.....	157.50	124.50		

ALDER, ROUGH

Thickness	Grades		
	No. 2 Common and Better	No. 3 Common	Millrun
4/4.....	\$71.00	38.00	65.00
5/4.....	71.00	38.00	65.00
6/4.....	73.00	40.00	67.00
8/4.....	75.00	42.00	69.00
10/4.....	88.00	47.00	72.00
12/4.....	93.00	52.00	76.50

COTTONWOOD, ROUGH

Thickness	Grades			
	F.A.S. (Firsts and Seconds Combined)	No. 1 Common and Selects	Nos. 2 and 3 Common	Millrun
4/4.....	\$82.50	61.50	40.50	61.50
5/4.....				63.50
6/4.....				65.50
8/4.....				67.50

B. HARDWOOD LUMBER, NOT KILN DRIED

For any of the above, not kiln dried, DEDUCT from the above prices:

For 4/4, 5/4 and 6/4 \$15.00

For thicker than 6/4 \$20.00

C. SURFACING

For surfacing hardwood lumber, ADD \$3.50 to the above prices.

D. GRADING RULES

The above prices are based on the following specifications:—

ALDER

Millrun Grade

—shall be the entire product of the log with Clears in, Culls out.

No. 3 Common

—allows 3" and wider, lengths 3' and up (Odd and Even). Yield—not less than 25% and up to 33½% sound cuttings, not less than 1½" wide by 24" long.

No. 2 Common & Better —Widths 3" and wider, lengths 3' and longer (Odd and Even). Yield—not less than 33½% clear face cuttings.

NOTE: This grade takes all that part of the log output which does not fall within the No. 3 Common. Clears are included.

MAPLE, BIRCH AND COTTONWOOD:

Millrun Grade —shall be the entire product of the log with Culls out.

No. 2 & No. 3 Common —combined. Widths 3" and wider, lengths 3' and longer, (Odd and Even). Yield—not less than 25% and up to 50% sound cuttings with a minimum cutting of 1½" x 24".

F.A.S. —Widths 4" and wider, lengths 6' and longer (Odd and Even). Defects allowed:

- (1) Heart centre showing not to exceed in inches in length the surface measure of the piece in feet.
- (2) Wane—not to exceed one-twelfth surface measure of the piece nor shall either edge together have wane exceeding half the length of the piece.
- (3) Splits—must not exceed in length in inches twice the surface measure of the piece in feet.
- (4) Knots—average diameter of any knot or hole shall not exceed in inches one-third the surface measure of the piece in feet.

Yield—85% clear cuttings, with minimum size of cutting 4" by 4" or 3" by 7'.

NOTE: Culls shall be defined as those pieces of a grade below the lowest grade appearing in this Schedule.

WARTIME PRICES AND TRADE BOARD.

ADMINISTRATOR'S ORDER No. A-1881

Respecting the conversion of real property known as 77 Admiral Road, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1946 as No. 77 Admiral Road, for permission to convert the same into a six-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now, therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1946 as 77 Admiral Road, in the City of Toronto and

Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a six-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 25th day of February, 1946.

Dated at Ottawa, this 25th day of February, 1946.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1882

Respecting the conversion of real property known as 185 Crescent Road, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1946 as No. 185 Crescent Road, for permission to convert the same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1946 as 185 Crescent Road, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;

(c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 28th day of February, 1946.

Dated at Ottawa, this 25th day of February, 1946.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Regulations
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

Rubber Controller

Order No. Rubber 5F

(Order No. Rubber 5C—Rubber Processing—Amended)

Dated February 22, 1946.

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. BUTYL REMOVED FROM "RUBBER"

Effective on and from March 1, 1946, paragraph (b) of Section 1 of the Rubber Controller's Order No. Rubber 5C dated August 9, 1944 as amended, is rescinded and the following substituted therefor:

"(b) "rubber" means crude natural rubber and natural rubber latex not compounded beyond the addition of preservative, and includes guayule but does not include balata or gutta percha."

J. A. MARTIN,
Rubber Controller.

VOLUME I, No. 10



March. 11, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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WARTIME PRICES AND TRADE BOARD

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ERRATUM:

*Statutory Orders and Regulations 1946, Vol I, No. 9, of March 4, 1946, page 252, Administrator's
Order No. A-1876, Maximum Prices of Jam and Jelly, Schedule "A"—
No. 2 (Pectin) Jam
Blackberry—Western Area—pail 15 to 40 lbs. price per lb. should read ".11½" not ".11⅔".*

PART V

EXPORT PERMIT BRANCH

(Trade and Commerce)

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PART II
Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 2
Fourth Revision
Supplement No. 2
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 4th February, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Foreign Exchange Control Board

The list of members of stock exchanges and Investment Dealers' Association of Canada contained in Appendix No. II of Memorandum WM No. 2 (fourth Revision) is amended as follows:

Additions

Clifford, R. C. & Company	Lajoie, Robitaille & Cie, Limitee
Cochran, Murray & Hay	Lamprey, J. H.
Crombie, Kenneth & Company Ltd.	Leggat & Company
Drummond-Hay, A. B.	McBean & Young Limited
Geoffrion, Robert & Gelinas	McFetrick-Scarlett & Co.
Harris, Paul & Co.	McLaughlin, E. B. & Company Ltd.
Hevenor & Co.	Prescott, Harold A. & Co.
Hicks, L. W. & Company Ltd.	Seagram & Co.
Hutson & Dinnick	Stewart & Co., D. E.
King, Charles & Co.	Winnipeg Securities & Grain Corp. Ltd.
Johnston & Co., Grant	

Deletions

Buchanan, Seagram & Co.	Holland & Lamprey Ltd.
Cameron, A. G. B.	Grant, Johnston & Co.
Colling & Colling	Leggat, Cassils & Co.
Erickson, Hevenor & Co.	McMillan, Guest & Co.
Geoffrion & Robert	Winnipeg Security & Grain Corp. Ltd.
Hicks, L. W. & Company	

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 19
 Supplement No. 63
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 18th February, 1946.

*To the Collectors of Customs and Excise,
 and Others Concerned:*

Trading With The Enemy

List of Specified Persons, Revision No. 63

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

WM No. 39
 Supplement No. 31
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 15th February, 1946.

*To the Collectors of Customs and Excise,
 and Others Concerned:*

Export Permits

Effective on and after February 12, 1946 (P.C. 467, February 12, 1946), the following item has been added to Group 6 of the Schedule of Commodities for which an export permit is required when shipped from Canada to any destination:

Thorium and its derivatives, n.o.p.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

WM No. 84
 Supplement No. 5
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 27th February, 1946.

*To the Collectors of Customs and Excise,
 and Others Concerned:*

Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permit No. G-2410 for the importation from any country of natural Bristles ex item 654 enumerated in Memorandum WM No. 84.

This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

WM No. 98
 Supplement No. 3
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 20th February, 1946.

*To the Collectors of Customs and Excise,
 and Others Concerned:*

Prohibited Imports

The import control on bags, fabrics and yarns of jute is revoked.
 Memorandum WM No. 98 and Supplements No. 1 and 3 are hereby cancelled.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

(P.C. 460, 12/2/46—Authority, National Emergency Transitional Powers Act)

WM No. 105 (Revised)
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 20th February, 1946.

*To the Collectors of Customs and Excise,
 and Others Concerned:*

Designated Goods

Under an Order in Council, the Minister of National Revenue was authorized to furnish to the Wartime Prices and Trade Board certain information respecting imported goods and on the recommendation of the Wartime Prices and Trade Board he has designated the following goods in respect of which additional information shall be furnished with the Customs entry:—

<i>Tariff Item</i>	<i>Description</i>
ex 362, 362c, 647 et al	watch attachments or bracelets;
ex 362c et al	cigarette lighters;
366, 366a, 366c	watches and watch movements.

Collectors of Customs and Excise shall not release any shipments of the above designated goods unless there are filed with the import entry four copies of Customs Form C-6 Special, and, when completed (the columns headed "Weight," "Country of Production" and "Value, Canadian Dollars" are NOT to be filled in), the original and duplicate copies are to be forwarded by the Collector to the Department of National Revenue **WITH THE DEPARTMENTAL COPY OF THE CUSTOMS ENTRY**, the triplicate copy retained for the Port records and the quadruplicate copy returned to the importer. The number of this Memorandum is to be inserted in the space provided on Form C-6 Special for the import permit number.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

WM No. 195 (Second Revision)

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 25th February, 1946.

*To the Collectors of Customs and Excise,
and Others Concerned:*

Designated Goods

Under an Order in Council, the Minister of National Revenue was authorized to furnish to the Wartime Prices and Trade Board certain information respecting imported goods and on the recommendation of the Wartime Prices and Trade Board he has designated the following goods in respect of which additional information shall be furnished with the Customs entry:—

<i>Tariff Item</i>	<i>Description</i>
ex 362, 362c, 647 et al	watch attachments or bracelets;
ex 362c et al	cigarette lighters;
366, 366a, 366c	watches and watch movements.

Collectors of Customs and Excise shall not release any shipments of the above designated goods unless there are filed with the import entry four copies of Customs Form C-6 Special, and, when completed (the columns headed "Weight," "Country of Production" and "Value, Canadian Dollars" are NOT to be filled in), the original is to be forwarded by the Collector to The Secretary, Wartime Prices and Trade Board, 490 Sussex St., Ottawa, the duplicate copy to the Department of National Revenue **WITH THE DEPARMENTAL COPY OF THE CUSTOMS ENTRY**, the triplicate copy retained for the Port records and the quadruplicate copy returned to the importer. The number of this Memorandum is to be inserted in the space provided on Form C-6 Special for the import permit number.

Memoranda WM No 105 and WM No. 105 Revised are cancelled.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 113

Revised

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 9th February, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Prohibited Imports

The importation of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

<i>Tariff Item(s)</i>	<i>Description</i>
8a	Extracts of meat and fluid beef, not medicated
ex 109, 109a	Peanuts, shelled or unshelled
ex 109, ex 114	Walnuts, shelled or unshelled
110, 111	Cocoanuts
113	Cocoanut, desiccated, sweetened or not.

Applications for permits to import the foregoing are to be sent direct to the Director, Requirements and Allocation Division, Wartime Prices and Trade Board, Sussex Street, Ottawa.

20, 21, 22, 23, 141	Cocoa or chocolate preparations, sweetened or unsweetened, candy and confectionery
105, 105d, 105e, 106	Prepared fruits and peels classified under tariff items 105, 105d, 105e and 106
ex 152	Fruit syrup
ex 220a	Flavouring syrups.

Applications for permits to import the foregoing are to be sent direct to the Sugar Administrator, 360 St. James St. West, Montreal.

ex 72d	Rape seed
ex 73	Sesame seed
ex 73, ex 276b	Cotton seed
ex 76d	Sunflower seed
113a	Copra
114a	Palm kernels.

Applications for permit to import the foregoing are to be sent direct to the Oils and Fats Administrator, Mines Building, Sussex St., Ottawa.

599	Hides and skins, raw, whether dry, salted, or pickled; and raw pelts
604, 604a, 604b, et al	Unmanufactured leather.

Applications for permits to import the foregoing are to be sent direct to the Administrator, Hides and Leather Administration, Wartime Prices and Trade Board, 211 Dominion Bank Bldg., Toronto 1.

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together with all correspondence relating thereto, should be sent direct as specified above.

The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa.

General Permit No. G-2407 has been issued for peanuts (shelled and unshelled) and walnuts (shelled and unshelled) when produced in and imported from the United States. This general permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

Memorandum WM No. 113 is hereby superseded.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 6979, 20/11/45)

(P.C. 387, 5/2/46)—Authority, National Emergency Transitional Powers Act.

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statment of Policy on Import Subsidies

Referring to the "Statement of Policy on Import Subsidies Effective January 21, 1946", published as an extract of *Statutory Orders and Regulations*, dated January 17, 1946, notice is hereby given of the following amendments to the said Statement, effective February 1, 1946:

Schedule I is amended by deleting Section 22.

Schedule II is amended by inserting Section 24 as follows:

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
"24.	549	Wool, the hair of the camel, alpaca, goat or other like animal, not further prepared than combed."

The Notice affecting Tariff Item 549 and appearing in *Statutory Orders and Regulations*, 1946, Volume I, No. 8, dated February 25, 1946, at page 220, is hereby rescinded.

OTTAWA, February 1, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Notice No. 3 with respect to Board Order No. 596

For the purpose of this Order

- (I. 5) (a) Notwithstanding the notice dated February 11, 1946, regarding Item 5 of Part I of the Schedule, stamp albums are exempt from maximum prices.
- (I. 9) (b) "Fruits in brine or sulphured" in Item 9 of Part I of the Schedule includes barrelled fruits and berries preserved in sulphur dioxide for further processing.
- (I.11, 24)(c) Items 11 and 24 of Part I of the Schedule include roller skates. The word "skating" in Item 11 refers to ice skating.
- (I. 21) (d) "Articles of sterling silver" in Item 21 of Part I of the Schedule includes all articles of which the manufactured component material of chief value is silver.
- (II. 3) (e) Inclusion of "printing" in Item 3 Part II of the Schedule shall not have the effect of suspending maximum prices for any converted paper product bearing printing, the term converted paper product being as defined in Board Order No. 343. However, inclusion of the term "printing" shall have the effect of suspending maximum prices for any reading matter, printed office forms and stationery not included in the above definition, when printed and supplied by a printer to the order of a buyer.

- (II. 4) (f) The term "household appliances" in item 4 of Part II of the Schedule excludes domestic heating plants and accessories and range burners.
- (II. 6) (g) Operations involving the movement by tugs of self-propelled or sailing vessels in and about harbours are included in "the provision of dock, harbour or pier facilities" in Item 6 of Part II of the Schedule, but the operations of tugs in the towing of logs, barges, etc., in the direct transportation of goods are excluded therefrom.

DATED AT OTTAWA, February 28, 1946.

E. J. SPENCE,
Chief, Prices Division.

Board Orders

WARTIME PRICES AND TRADE BOARD**Order No. 601****Maximum Prices for Petroleum Products**

Under powers given to the Board by Order in Council P.C. 8528, dated the first day of November, 1941, and amendments, the Board hereby orders as follows:

Notwithstanding the provisions of the Oil Administrator's Order No. A-1749, maximum prices fixed by that Order for all grades of motor gasoline, tractor distillate, kerosene and lighting naphtha sold by any person in the province of Alberta, Saskatchewan or Manitoba are hereby increased by two cents per Imperial gallon on and after the 18th day of March, 1946, provided however that no dealer shall increase his price for any of those products by more than the amount of the actual increase charged to him by his supplier.

Made at Ottawa, this 5th day of February, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 607****Rationed Foods**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 16th day of February, 1946.

2. Section 6 of Board Order No. 465, Rationed Foods (Butter), is amended by deleting therefrom subsection (4) and by substituting therefor the following:

"(4) The respective validity dates for the ration coupons printed R and butter ration coupons numbered as listed below shall be as follows:

Butter Ration Coupons,

Nos. 116 to 139 (if unused)—now valid;

Ration Coupons printed R,

No. 1 (if unused)—now valid,

No. 2—Thursday, February 21, 1946,

No. 3—Thursday, March 7, 1946,

No. 4—Thursday, March 21, 1946,

No. 5—Thursday, April 4, 1946,

No. 6—Thursday, April 18, 1946."

3. Section 6 of Board Order No. 466, Rationed Foods (Sugar), is amended by deleting therefrom subsection (4) and by substituting therefor the following:

"(4) The respective validity dates for the ration coupons printed S and sugar ration coupons numbered as listed below shall be as follows:

Sugar Ration Coupons,

Nos. 46 to 69 (if unused)—now valid,

No. 70—Thursday, February 21, 1946;

Ration Coupons printed S,

No. 1 — Thursday, February 21, 1946,

No. 2 — Thursday, March 7, 1946,

Nos. 3 and 4 — Thursday, March 21, 1946,

Nos. 5 and 6 — Thursday, April 18, 1946."

Made at Ottawa, this 16th day of February, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 609

Sales of Dressed Poultry to Purveyors of Meals

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on March 7, 1946.
2. Subsection (3) of Section 2 of Board Order No. 506 is hereby revoked.
3. Section 4 of said Order No. 506 is hereby revoked and the following substituted therefor:—

"4. The maximum price at which any person may sell to a purveyor of meals during any period any kind or sub-kind of graded dressed poultry or of ungraded dressed poultry shall be an amount equal to the maximum price, as fixed by said Order No. A-1310 or any Order replacing that Order, at which, during that period, the same may be sold at wholesale PLUS 2 cents per pound; provided however,

- (a) that no purveyor of meals shall buy any dressed poultry under the provisions of this Section unless it is required by him for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to him;
- (b) that no person shall sell any dressed poultry to a purveyor of meals under the provisions of this Section unless he knows or has reason to believe that the dressed poultry is required by the purveyor of meals for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to the purveyor of meals; and
- (c) that this Section shall not in any event apply if the quantity sold amounts to a carload lot or more which for the purposes of this Order shall be deemed to be 20,000 pounds gross weight."

4. Section 5 of said Order No. 506 is hereby revoked.

Made at Ottawa, this 1st day of March, 1946.

K. W. TAYLOR,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 610****Emergency Housing Accommodation provided by the Citizens Rehabilitation Council of Greater Vancouver**

Pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after February 27, 1946, the provisions of the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as the old Vancouver Hotel, in the City of Vancouver, so long as the Citizens Rehabilitation Council of Greater Vancouver is the landlord thereof.

3. This Order shall come into force on the 27th day of February, 1946.

Made at Ottawa, this 27th day of February, 1946.

W. M. McCUTCHEON,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1873

Expiry of Butter Ration Coupons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on the 16th day of February, 1946.
2. The expiry date for Butter Ration Coupons Nos. 116 to 139 shall be February 28, 1946, after which they shall not be valid for use by any person except that they may be used by a supplier for a period of 14 days beyond the said expiry date for the following limited purposes only:
 - (a) for deposit to the credit of his ration coupon bank account by the operator, or,
 - (b) for surrender to a bank in exchange for a bank transfer voucher.

Dated at Ottawa this 16th day of February, 1946.

O. W. RODOMAR,
Administrator of Consumer Rationing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1874

Maximum Prices of Cut-Up Chicken and Fowl

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

Effective Date

1. This Order comes into force on March 5, 1946.

Definitions

2. For the purposes of this Order
 - (a) "cut-up chicken" means drawn chicken which has been cut up into portions in accordance with the requirements of Section 4 and "cut-up fowl" has a corresponding meaning;
 - (b) "drawn chicken" means the carcass of a dressed chicken (broiler, fryer, roaster, capon or poulard) which has been processed so that the head, shanks (cut off at the hock joint), crop, windpipe, gullet, entrails, oil sac, kidneys, and lungs have been entirely removed without contamination of the body cavity and "drawn fowl" has a corresponding meaning;
 - (c) "fowl" means hens and old roosters;
 - (d) "sell" includes "offer to sell";
 - (e) "sell at retail" means to sell to a household consumer for his personal or household consumption;
 - (f) "sell at wholesale" means to sell otherwise than at retail;

- (g) "zone" means one of the zones numbered and mentioned in Schedules "A" and "B" hereto, which zones correspond respectively with the zones, similarly numbered described in Administrator's Order No. A-1310.

Maximum Prices Include all Charges

3. All prices fixed by this Order are maximum prices and shall not be exceeded. They apply to frozen as well as to fresh cut-up chicken and fowl. Such prices include all charges and no charge may be made for a container or for packaging or for freezing or for any other service which results in the sum of the price and the charge exceeding the maximum price.

Requirements for Cutting Chicken and Fowl

4. (1) Except as otherwise authorized by the Administrator of Meat and Meat Products, no person shall sell any portion of drawn chicken or fowl which is not an authorized portion described or listed in subsection (2) of this Section and, except in the case of hearts, livers and gizzards, illustrated in the Cutting Chart (being Schedule "C" hereto).

(2) For the purposes of this Order the authorized portions of cut-up chicken and fowl are as follows:—

- (a) "heart";
- (b) "liver";
- (c) "gizzard"—being the gizzard cleaned by removing the contents and lining;
- (d) "wing"—being a wing removed at the socket joint adjoining the breast so as to include all wing meat;
- (e) "leg"—being a leg removed at the hip joint so as to include the complete thigh, all thigh meat and the oyster but not the ilium or the ischium bones or any part thereof;
- (f) "breast"—being the breast portion removed from the back by cutting alongside the exterior of the oyster socket ilium and through the ribs at the point where the ribs connect with the spinal vertebrae but not including any part of the wings, legs, back, liver, gizzard, heart or other part not breast;
- (g) "back"—being that portion, including the neck, remaining after removal of the heart, liver, gizzard, wings, breast and legs.

Wholesale Prices Include Delivery

5. Wholesale prices fixed by this Order are in cents per pound and include delivery and such delivery shall be to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or the last transshipment is by railway it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or the last transshipment is by boat it is to be made on a dock at the port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.

Maximum Prices—Sales at Wholesale in Zones

6. The maximum price at which any person may sell at wholesale to any person in a zone any authorized portion of cut-up chicken or cut-up fowl shall be the price for the same set forth in Schedule "A" hereto according to the month in which the sale is made and the zone in which the buyer has his place of business.

Maximum Prices—Sales at Retail in Zones

7. The maximum price at which any person may sell at retail to any person in a zone any authorized portion of cut-up chicken or cut-up fowl shall be the price for the same set forth in Schedule "B" hereto according to the month in which the sale is made and the zone in which he has his place of business.

Maximum Prices—Sales outside of Zones

8. The maximum price at which any person may sell at wholesale or at retail to any person not in a zone any cut-up chicken or cut-up fowl shall be such as may be approved or prescribed by the Administrator of Meat and Meat Products, with the approval of the Chairman of the Board or under the provisions of Board Order No. 414.

Records and Invoices

9. On every sale of cut-up chicken or cut-up fowl other than a sale at retail the seller shall at the time of delivery furnish the buyer with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, and the weight, description and price of each kind of portion sold. The seller shall keep a duplicate copy of each such invoice.

10. Every person who buys any cut-up chicken or cut-up fowl for resale shall at the time he receives delivery thereof obtain

(a) from his supplier an invoice covering the transaction, completed as specified in Section 9; and

(b) a receipted bill for any amount paid by him for the transportation of the goods.

11. Every duplicate copy of an invoice which a seller of cut-up chicken or cut-up fowl is required by this Order to make and keep and every invoice, transportation bill or receipt which a person who buys cut-up chicken or cut-up fowl for resale obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

12. Every person who sells any cut-up chicken or cut-up fowl at retail shall, if requested by the buyer at the time of sale, furnish him with a sales slip showing the date of sale, the name and address of the seller, the quantity and kind sold and the price charged.

Dated at Ottawa this 28th day of February, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1874

MAXIMUM WHOLESALE PRICES (in cents per pound) by Zones and Periods of Sale for Authorized Portions of Cut-up Chicken and Cut-up Fowl

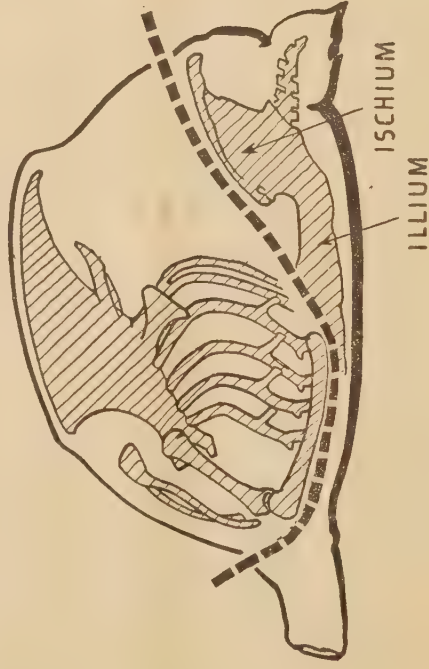
Description of Authorized Portions	Zones 1, 2, 3 and 7						Zones 4, 5 and 6					
	Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31		Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31	
	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl
Leg.....	c.	c.	c.	c.	c.	c.	c.	c.	c.	c.	c.	c.
Breast.....	68.75	55.25	70.50	57.00	65.50	52.00	66.25	52.75	68.00	54.50	63.75	50.25
Back.....	68.75	60.25	70.50	62.00	65.50	57.00	66.25	57.75	68.00	59.50	63.75	55.25
Wing.....	16.00	11.75	17.50	13.50	12.50	8.50	13.50	9.25	15.25	11.00	11.00	6.75
Heart or Gizzard.....	28.50	28.50	30.00	30.00	25.25	25.25	26.00	26.00	27.75	27.75	23.50	23.50
Liver.....	62.50	62.50	64.00	64.00	59.00	59.00	60.00	60.00	61.50	61.50	57.25	57.25

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1874
 MAXIMUM RETAIL PRICES (in cents per pound) by Zones and Periods of Sale for Authorized Portions of Cut-up Chicken and Fowl

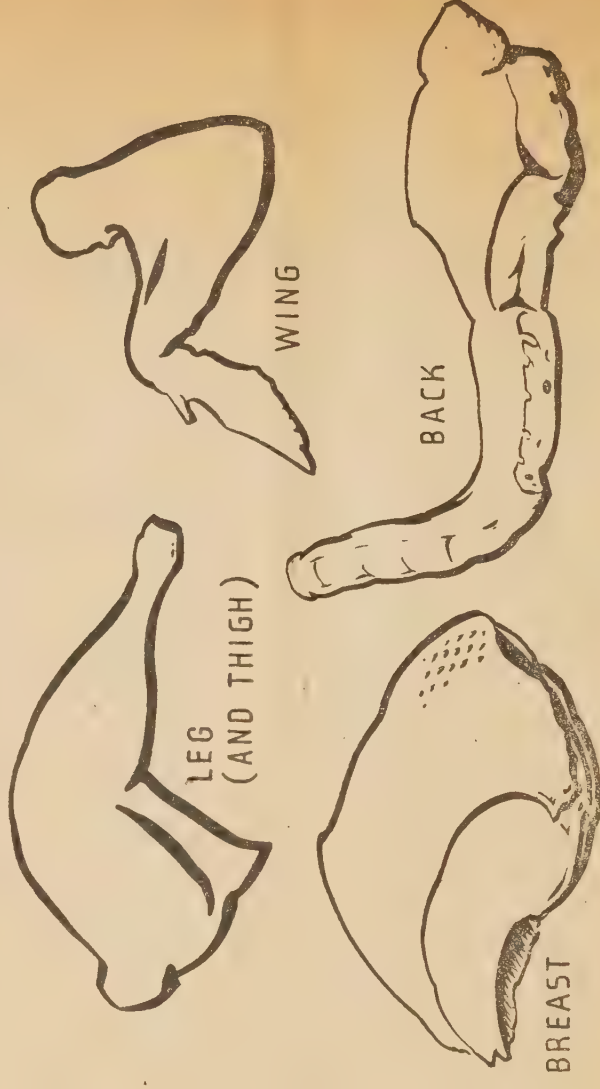
Description of Authorized Portions	Zones 1, 2, 3 and 7						Zones 4, 5 and 6					
	Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31		Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31	
	Chicken		Fowl		Chicken		Chicken		Fowl		Chicken	
	c.	c.	c.	c.	c.	c.	c.	c.	c.	c.	c.	c.
Leg.....	81	65	67	77	61	78	62	80	64	75	59	59
Breast.....	81	71	73	77	67	78	68	80	70	75	65	65
Back.....	19	14	16	15	10	16	11	18	13	13	8	8
Wing.....	34	34	36	30	30	31	31	33	33	28	28	28
Heart or Gizzard.....	34	34	36	30	30	31	31	33	33	28	28	28
Liver.....	74	74	76	70	70	71	71	73	73	68	68	68

SCHEDULE "C" TO ADMINISTRATOR'S ORDER NO. A-1874 CHICKEN AND FOWL CUTTING CHART

DIAGRAM ILLUSTRATING CUT
REQUIRED TO SEPARATE BREAST
FROM BACK (AND NECK)



ILLUSTRATIONS OF PORTIONS



This Chart illustrates most of the authorized portions of chicken and fowl which may be sold at wholesale and at retail at prices not exceeding maximum prices fixed by Administrator's Order No. A-1874. It also shows the cut required to separate the Breast from the Back.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1884

Maximum Prices for Canned Atlantic Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

1. This Order comes into force on March 1, 1946.

2. Part "A" of the Schedule to Administrator's Order No. A-1644 is hereby revoked and the Schedule to this Order is substituted therefor.

Dated at Ottawa, this 28th day of February, 1946.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1884 BEING NEW PART "A" TO SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1644
PART "A"—CHICKEN HADDIES, FINNAN HADDIES, FLAKED FISH, HERRING, KIPPERED SNACKS, SARDINES, SHAD AND TUNA

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Kind of Product and Type of Pack	Grade, if any	Size and Style of Container and Number of Containers per Case	Minimum net weight of product per container	Maximum Price per Case on Sales by Packers to Assemblers	Maximum Price per Case on Sales by Packers and Assemblers at wholesale
(1) Chicken Haddies.....	Fancy.....	48, 1-lb. flats.....	oz. 14	\$ cts. 9 00	\$ cts. 10 00
(2) Chicken Haddies.....	Other or ungraded.....	48, 1-lb. flats.....	14	7 55	8 40
(3) Finnan Haddies.....	Fancy.....	48, 1-lb. flats.....	14	9 45	10 50
(4) Flaked Fish.....	Other or ungraded.....	48, 1-lb. flats.....	14	8 35	9 25
(5) Flaked Fish.....	Fancy.....	48, 1-lb. flats.....	14	7 00	7 75
(6) Herring, plain.....	Other or ungraded.....	48, 10-oz. talls.....	10	4 70	5 25
(7) Herring, plain.....	Other or ungraded.....	48, 10-oz. talls.....	10	4 35	4 85
(8) Herring, tomato sauce.....	Fancy.....	48, 10-oz. talls.....	10	4 90	5 45
(9) Herring, tomato sauce.....	Other or ungraded.....	48, 10-oz. talls.....	10	4 55	5 05
(10) Herring, vegetable oil.....	Fancy.....	48, 1-lb. talls or flats.....	15	6 10	6 75
(11) Herring, plain.....	Other or ungraded.....	48, 1-lb. talls or flats.....	15	5 30	5 90
(12) Herring, plain.....	Other or ungraded.....	48, 1-lb. talls or flats.....	15	4 70	5 25
(13) Herring, tomato sauce.....	Fancy.....	48, 1-lb. talls or flats.....	15	5 65	6 30
(14) Herring, tomato sauce.....	Other or ungraded.....	48, 1-lb. talls or flats.....	15	5 10	5 65
(15) Kipperd Snacks, plain, decorated.....	100, 3½ to 3½ oz. flats.....	3½	5 80	6 45
(16) Kipperd Snacks, plain, decorated.....	100, 4 to 4½ oz. flats.....	4	6 40	7 10
(17) Kipperd Snacks, plain, key, wrapped.....	100, 3½ to 3½ oz. flats.....	3½	6 20	6 90
(18) Kipperd Snacks, plain, key, wrapped.....	100, 4 to 4½ oz. flats.....	4	6 85	7 60
(19) Kipperd Snacks, vegetable oil, decorated.....	100, 3½ to 3½ oz. flats.....	3½	6 35	7 05
(20) Kipperd Snacks, vegetable oil, key, wrapped.....	100, 3½ to 3½ oz. flats.....	3½	6 75	7 50
(21) Kipperd Snacks, vegetable oil, decorated.....	100, 5 oz. flats.....	5	7 50	8 35
(22) Mackerel Fillets.....	Fancy.....	48, 1-lb. talls or flats.....	15	9 00	10 00
(23) Mackerel Fillets.....	Other or ungraded.....	48, 1-lb. talls or flats.....	15	8 10	9 00
(24) Mackerel (round fish).....	Fancy.....	48, 1-lb. talls or flats.....	15	8 10	9 00
(25) Mackerel (round fish).....	Other or ungraded.....	48, 1-lb. talls or flats.....	15	7 20	8 00
(26) Sardines, vegetable oil, mustard or tomato sauce, decorated or labelled.....	100, 1-lb. flats.....	3½	5 00	5 55
(27) Sardines, vegetable oil, mustard or tomato sauce, decorated or labelled.....	100, 5 oz. flats.....	5	5 85	6 50
(28) Sardines, vegetable oil, key, individual cartons or wrapped.....	100, 1-lb. flats.....	3½	6 50	7 70
(29) Sardines, olive oil, key, wrapped.....	100, 1-lb. flats.....	3½	9 20	10 25
(30) Sardines, smoked, olive oil, key, wrapped.....	100, 1-lb. flats.....	3½	10 10	11 25
(31) Sardines, smoked, olive oil, key, wrapped.....	100, 1-lb. flats.....	3½	6 95	7 70
(32) Sardines, smoked, vegetable oil, key, wrapped.....	100, 1-lb. flats.....	3½	6 35	7 05
(33) Shad, plain.....	48, 1-lb. talls or flats.....	15	5 65	6 25
(34) Tuna, vegetable oil.....	Fancy.....	48, 1-lb. flats.....	7	10 00	11 00
(35) Tuna, vegetable oil.....	Other or ungraded.....	48, 1-lb. flats.....	7	8 55	9 50

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1885

Respecting Leather Gloves and Leather Clothing

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered as follows:—

1. This Order shall come into force on March 5, 1946.
2. Section 1 of Administrator's Order No. A-25 is hereby suspended in respect of its application to the sale at retail of any leather gloves, mitts or moccasins.
3. Administrator's Order No. A-25, as amended above, is revoked as of March 15, 1946.
4. No manufacturer of leather gloves, mitts, moccasins, caps, helmets, garments or other leather clothing shall sell, ship or deliver,
 - (a) any leather gloves, mitts or moccasins on and after March 5, 1946, and
 - (b) any leather caps, helmets, garments or other leather clothing on and after March 15, 1946,
 unless his maximum price therefor is fixed according to the provisions of Board Order No. 414.

DATED AT OTTAWA this 28th day of February, 1946.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1886

Prices of Leather Gloves, Mitts, Garments and Moccasins

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered as follows:—

1. This Order comes into force on March 5, 1946.
2. Sections Nos. 1, 3 and 5 of Administrator's Order No. A-991 are hereby suspended in respect of their application to leather gloves, mitts and moccasins.
3. Sections Nos. 4, 6 and 7 of said Administrator's Order No. A-991 are hereby revoked.
4. Administrator's Order No. A-991, as amended above, is revoked as of March 15, 1946.

DATED AT OTTAWA this 28th day of February, 1946.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1887

Prices of Leather Caps and Helmets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings, it is hereby ordered as follows:—

1. This Order comes into force on March 5, 1946.
2. Sections Nos. 3, 5 and 6 of Administrator's Order No. A-992 are hereby revoked.
3. Administrator's Order No. A-992, as amended above, is revoked as of March 15, 1946.

DATED AT OTTAWA this 28th day of February, 1946.

A. BRADSHAW,
*Administrator of
Men's and Boys' Furnishings.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1888

**The Styling and Sale of Women's, Misses' and Juniors' Coats,
Suits and Sport Jackets**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's and Misses' Coats and Suits, it is hereby ordered as follows:—

1. Clause (c) of Section 5 of Administrator's Order No. A-941 as amended by Administrator's Order No. A-1253, is hereby revoked.
2. Clause (b) of Section 8 of said Administrator's Order No. A-941 is hereby revoked.
3. This Order shall become effective on and after March 1, 1946.

DATED AT OTTAWA this 28th day of February, 1946.

SIMON GREENSPON,
*Administrator of Women's and Misses'
Coats and Suits.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1889

**Maximum Wholesale and Retail Prices of Men's, Youths' and Boys' Outer Garments
and Women's, Misses' and Children's Ready to Wear Garments**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:

1. Administrator's Orders Nos. A-1781 and A-1858 are revoked.
2. This Order comes into force on March 1, 1946.

DATED at OTTAWA, this 1st day of March, 1946.

J. H. THOMSON,
Administrator of Distributive Trades.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART V
Export Permit Branch
(Trade and Commerce)

Export Permit Branch Order No. 138

OTTAWA, February 27, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:

1. That commodities listed in the attached Annex be exempted from the requirement of an export permit when shipped from Canada to any destination specified hereunder:

British Empire and its Protectorates; United States and its Possessions and Protectorates; Belgium, France, The Netherlands, and their Colonies and Protectorates; Czechoslovakia, Denmark, Greece, Luxembourg, Norway, Poland, Turkey, Union of Socialist Soviet Republics, Vatican City, Yugoslavia; China, Egypt, Iran, Iraq; Bolivia, Brazil, Chile, Colombia, Ecuador, Paraguay, Peru, Uruguay, Venezuela; Costa Rica, Cuba, Guatemala, Haiti, Honduras, Mexico, Nicaragua, Panama, Salvador, Santo Domingo.

2. That this Order shall come into force and have effect on and after March 6, 1946.

JAS. A. MCKINNON,
Minister of Trade and Commerce.

Annex to Export Permit Branch Order No. 138

Group 1—Agricultural and Vegetable Products.

Broom corn.

Essential oils—

Bergamot oil.

Cassia oil.

Eucalyptus oil.

Jasmine oil.

Lavender oil.

Lemongrass oil.

Neroli oil.

Patchouli oil.

Peppermint oil.

Sandalwood oil.

Essential oils, n.o.p.

Lac.

Litmus and all lichens.

Patchouli leaves.

Quassia juice.

Group 2—Animals and Animal Products.

Ambergris.

Candles.

Cattle, ox and calf tail hair, including switches.

Fleshings, tanners'.

Gelatin capsules, empty.

Hog, cattle and horse hair, n.o.p., other animal hair, n.o.p.

Musk, of animal origin.

Group 4—Wood, Wood Products, and Paper.

Christmas trees.

Cork—

Cork, corkwood or bark, in a natural, ground, milled, processed or semi-processed state.

Cork products (of which cork constitutes fifty per cent or more by volume, or of which cork is the single component material of chief value), including bottle tops, or crowns lined with cork.

Lignum vitæ; logs, boards and lumber.

Newsprint.

Fine papers.

Facial tissues.

Sanitary pads.

Sandalwood.

Wood pulp, alphacellulose bleached, rayon and chemical grades.

Wood pulp, soda.

Wood pulp, sulphate and sulphite bleached and unbleached.

Wood pulp, screenings.

Wood pulp, chemical, other.

All other wood pulp, including screenings.

Group 5—Iron and Steel (Including Alloy Steel) and Their Products.

Ferro-alloys.

Group 6—Non-Ferrous Metals and Their Products.

Beryllium—Beryllium ores and concentrates (except gem varieties), metal, alloys, scrap, salts and compounds.

Bismuth—Bismuth matte, slimes and residues, metal and alloys, salts, and compounds.

Bronze powder.

Cadmium—Cadmium residues, metal and alloys, pigments, scrap, dross, salts and compounds.

Carbide.

Chromium—Chromium ores and concentrates, ferro-chrome, pigments, salts and compounds.

Chromite refractories containing chromium in excess of 10 per cent in semi-fabricated or fabricated form.

Cobalt—Cobalt ores and concentrates, residues, metal and alloys (including stellite), salts and compounds.

Manganese—Manganese ores and concentrates, metal and alloys (including ferro-manganese, spiegelesion, silico-spiegel and silico-manganese salts and compounds).

Molybdenum—Molybdenum ores and concentrates, metal and alloys (including ferro-molybdenum) semi-fabricated, salts and compounds.

Nickel—Nickel ores and concentrates, matte, metal and alloys (including Monel metal) semi-fabricated and fabricated, scrap, salts and compounds.

Platinum Metals Group—Platinum, Iridium, Osmium, Osmiridium, Palladium, Rhodium, Ruthenium—Concentrates and residues, metals, alloys, manufactures, scrap, salts and compounds.

Spiegeleisen.

Tantalum—Tantalum ores and concentrates, metal and alloys (including ferro-tantalum), salts and compounds.

Titanium—Titanium ores and concentrates, metal and alloys (including ferro-titanium), pigments, salts and compounds.

Tungsten—Tungsten ores and concentrates, metal and alloys (including ferro-tungsten and tungsten carbide) semi-fabricated and fabricated, salts and compounds.

Vanadium—Vanadium ores and concentrates, metal, alloys (including ferro-vanadium), salts and compounds; petroleum ashes, soot and residues, containing vanadium.

Group 7—Non-Metallic Minerals and Their Products.

Abrasives—Abrasive wheels of emery, corundum and garnet; artificial abrasives, crude and in grains; grindstones of natural and of artificial abrasives; sand-paper and other abrasive paper and cloth; other natural and artificial abrasives; hones and whetstones.

Asbestos—Asbestos in primary forms, refuse, sand and waste; asbestos brake lining, clutch facings, gaskets, packing and all other manufactures, *except* roofing products and shingles.

Chromite refractories.

Diamonds—Industrial, including dust and bort.

Earths, diatomaceous, infusorial and Fuller's.

Fluorspar.

Ganister.

Graphite—Amorphous, flake and crystalline, crucibles, retorts and stoppers; graphite electrodes.

Graphite products, n.o.p.

Magnesia refractories—Magnesia, including crude or calcined rock, excepting dolomite, containing magnesia in excess or 20 per cent in semi-fabricated or fabricated form.

Mica—Mica blocks, sheets and splittings, scrap and waste, and manufactures.

Petroleum products—

(a) Aviation motor fuel i.e., high octane gasolines, hydrocarbons and hydrocarbon mixture (including crude oils) boiling between 75 degrees and 350 degrees F. which, with the addition of tetra-ethyl lead up to a total content of 3 c.c. per gallon, will exceed 80 octane number by the A.S.T.M. Knock Test Method; or any material from which by commercial distillation there can be separated more than 3 per cent of such gasoline, hydrocarbons or hydrocarbon mixtures.

(b) Other motor fuels and gasoline.

(c) Lubricating oils.

(d) Crude oils.

(e) Blending agents of petroleum origin, all kinds, including iso-octanes, alkylates, and hydrocodimers.

(f) Naphtha, mineral spirits, solvents and other light products.

(g) Kerosene (including all burning oils).

(h) Gas oil, distillate fuel oil and residual fuel oil.

(i) Lubricating greases.

(j) Liquefied petroleum gases.

(k) Paraffin wax, refined and unrefined.

(l) Petroleum asphalt (including road oil).

(m) Petrolatum and petroleum jelly.

(n) Paraffin wax manufactures (including candles).

Pumice, Calcareous tufa, pumice stone and lava.

Quartz crystals—Piezelectric and optical.

Talc steatite, soapstone and pyrophyllite, crude and ground.

Group 8—Chemical and Allied Products.

Acetic acid and acetic anhydride.

Acetic aldehyde.

Acetone.

Acids and acid anhydrides, n.o.p.

Activated carbon.

Acrylonitrile.

Alcohols and glycols, n.o.p.

Amyl alcohol or fusel oil.

Aniline.

Aniline and coal tar dyes and intermediates, and other chemical preparations for dyeing or tanning, n.o.p.

Aniline oil, aniline salts, alizarin and artificial alizarin.

Argols and cream of tartar.

Arsenic trichloride.

Arsenic salts and compounds, n.o.p., including arsenical medicinals.
 Arsenic acid and arsenious acid; products containing arsenic acid and arsenious acid.
 Arsenous oxide.
 Ascorbic acid.
 Atrophine.
 Baking powder.
 Barium chemicals.
 Benzyl chloride.
 Beta naphthol.
 Biological products, animal or vegetable, n.o.p., for parenteral administration, such as vaccines, antitoxins and serums.
 Bisulphate of soda or nitre cake (Sodium acid sulphate).
 Blueing, laundry.
 Borates.
 Borax, fused, and borax glass.
 Boric acid.
 Bromides, crude.
 Bromine.
 Butadiene.
 Butyl alcohol.
 Butyl acetate.
 Butylene.
 Butyric alcohol (primary, secondary, tertiary).
 Cæsium (cesium) salts and compounds.
 Caffein, caffein salts and compounds.
 Calcium arsenate and products containing calcium arsenate.
 Calcium carbide.
 Calcium cyanide, including crude cyanide.
 Calcium hypochlorite and products containing calcium hypochlorite.
 Calcium salts and compounds, n.o.p.
 Calcium silicide.
 Calomel and products containing calomel.
 Carbon bisulphide and products containing carbon bisulphide.
 Carbon black including gas black.
 Carbon tetrachloride and products containing carbon tetrachloride.
 Casein, casein glue and other casein products.
 Casings, synthetic, for meats.
Cementing preparations for repairing n.o.p.
 Cements for sealing cans.
 Chlorinated hydrocarbons, n.o.p.
 Chlorinated phenols, n.o.p.
 Chlorine.
 Chloroacetyl chloride.
 Chloroprene.
 Chlorobenzenes, n.o.p.
 Chlorotoluenes, n.o.p.
 Chlorpicrin, ethylene oxide, methyl bromide, methyl formate, cyanides or mixtures containing any of these.
 Chromium tanning mixtures.
 Coconut shell char in any form.
 Collodion.
 Copper carbonate and products containing copper carbonate.
 Corrosive sublimate and products containing corrosive sublimate.
 Creosote or dead oil.
 Cresylic acid and cresols.
 Cyanogen bromide.
 Dibutyl phthalate.
 Dichlorethyl ether.
 Dichlor-diphenyl-trichlorethane.
 Dicyanodiamide.

Diethyl phthalate.
 Diethylene glycol.
 Dimethylaniline.
 Dimethyl sulphate.
 Dipentine.
 Diphenylamine.
 Dipropylphthalate.
 Drugs, herbs and leaves, roots—
 Camphor, natural and synthetic.
 Menthol, natural and synthetic.
 Quinine barks, cinchona or other barks from which quinine may be extracted.
 Red squill.
 Egg substitutes.
 Elixirs, tinctures, fluid extracts, ampoules and similar liquid solutions, n.o.p.
 Ergot.
 Ethyl acetate.
 Ethyl alcohol.
 Ethyl chloride.
 Ethyl ether.
 Ethyl lactate.
 Ethylene.
 Ethylene alcohol (Ethylene glycol, diethylene glycol).
 Ethylene chlorhydrine.
 Ethylene dibromide.
 Ethylene dichloride and products containing ethylene dichloride.
 Ethylene glycol monoethyl ether.
 Formic acid.
 Formaldehyde and products containing formaldehyde.
 Gases, n.o.p. (liquefied, solidified, compressed).
 Guanidine.
 Guanidine nitrate.
 Hexachlorbenzene.
 Hexachlorethane.
 Homatropine.
 Hydrofluosilicic acid.
 Iodine, iodine salts and compounds.
 Iron blues (Prussian blues, etc.).
 Isopropyl acetate.
 Isopropyl alcohol (Isopropanol).
 Lacquer solvents, n.o.p.
 Lead arsenate and products containing lead arsenate.
 Liquid gum inhibitors for treating petroleum distillates.
 Liquorice extract and mass.
 Metaldehyde.
 Methyl alcohol (Methanol) and derivatives.
 Methylamine.
 Methyl chloride.
 Methylene chloride.
 Methyl ethyl ketone.
 Methyl methacrylate.
 Methyl methacrylate fabricated products.
 Monochloroacetic acid.
 Monohydrate copper sulphate and products containing monohydrate copper sulphate.
 Naphthalene and products containing naphthalene.
 Nitrocellulose, having nitrogen content of less than 12 per cent.
 Nitroderivatives of benzene, toluene, xylene, naphthalene and phenols.
 Nitroguanidine.
 Nitrous ether, sweet spirits of nitre.
 Oil of citronella.
 Omega chloroacetophenone.

Organic mercurials and products containing organic mercurials.
 Organotherapeutical preparations, enzymes ferments, etc., prepared from animal glands.
 Oxalic acid.
 Ink, shoemakers', printing, rotogravure and writing.
 Paradichlorbenzene and products containing paradichlorbenzene.
 Paraformaldehyde.
 Paris green, dry (Copper acetoarsenite).
 Pentachlorethane.
 Pentaerythrite.
 Perchlorethylene.
 Peroxides of hydrogen.
 Phenol.
 Phenothiazine.
 Phosphoric acids.
 Phosphorus, ferro-phosphorus and compounds.
 Phthalic anhydride.
 Plasmochin.
 Polishes, automobile, metal and shoe.
 Polishes, wax, floor, wood and furniture.
 Preparations or chemicals for disinfecting, dipping, spraying or fumigating, n.o.p.
 Propylene dichloride.
 Propylene glycol (Methylethylene glycol).
 Pyroxylin plastics, cellulose acetate, cellulose ester plastics, including moulding compositions thereof, other synthetic plastic materials, n.o.p., and articles partially or fully fabricated therefrom.
 Quinine, quinine salts and compounds, including proprietary and non-proprietary preparations containing quinine.
 Refrigerants, gaseous (other than ammonia), n.o.p.
 Resins, synthetic, of all kinds, including synthetic resin moulding compositions made therefrom, and articles partially or fully fabricated therefrom.
 Riboflavin.
 Rochelle salts (Potassium sodium tartrate).
 Roots, medicinal, viz: alkanet, crude, crushed, or ground; calumba folia, digitalis, gentian, ginseng, jalap, ipecacuanha, iris, orrisroot, liquorice, sarsaparilla, squills, taraxacum, rhubarb and valerian.
 Santonin.
 Scopolamine.
 Sodium arsenite and products containing sodium arsenite.
 Soda lime.
 Sodium acetate.
 Sodium bromide.
 Sodium chlorate and products containing sodium chlorate.
 Sodium cyanide.
 Sodium hydroxide (Caustic soda or lye).
 Sodium hypochlorite and products containing sodium hypochlorite.
 Sodium silicofluoride and products containing sodium silicofluoride.
 Sodium sulphate (Saltcake).
 Sodium salts and compounds, n.o.p.
 Stains and dressings, n.o.p. for wood, leather, etc.
 Stains, coal-tar colours.
 Styrene.
 Sulfacetamide.
 Sulfadiazine.
 Sulfaguanidine.
 Sulfanilamide.
 Sulfapyridine.
 Sulfathiazole.
 Sulphate of iron (Copperas).
 Sulphide of arsenic.
 Sulphur.

Sulphur chlorides.
 Sulphuric acid, all kinds.
 Sulphuric ether; chloroform, n.o.p.; preparations of vinyl ether.
 Sulphuryl chlorides.
 Tannic acid.
 Tar acids and products containing tar acids.
 Tetrachlorethane.
 Tetrachlorethylene.
 Tetraethyl lead, pure tetraethyl lead, ethyl fluid or any mixture containing more than 3 c.c. of tetraethyl lead per gallon.
 Tetraethyl lead compounds of, in which tetraethyl lead is the preponderant constituent by weight (Ethyl fluid).
 Thallium.
 Theobromine and salts thereof.
 Theophylline and salts thereof.
 Thiocyanates for insecticide purposes.
 Thiodiglycol.
 Toluol and light oil resulting from the distillation of coal tar.
 Trichlorethylene.
 Tricresyl phosphate.
 Triethanolamine.
 Triphenyl phosphate.
 Urea.
 Vanillin.
 Vinylidene chloride.
 Water softeners, purifiers, boiler and feed water treatment compounds.
 Xanthates.
 Xylol (xylene).

ALL CHEMICALS NOT ENUMERATED ELSEWHERE, *except* rosin.

Group 9—Miscellaneous.

Aircraft parts, equipment and accessories.
 Aircraft pilot trainers.
 Aximuth (astronomical) instruments.
 Brooms and whisks, of corn.
 Brushes, containing hog or pig bristles.
 Buttons and parts, of metal.
 Cartridges, .22 calibre and smaller.
 Clocks, clock movements, watch cases, and metal watch attachments.
 Luggage, bags, cases, all-leather-covered.
 Musical instruments: phonographs, record players.
 Pens (commonly known as pen nibs).
 Shotgun shells.



VOLUME I No. 11



March 18, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

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P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

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ERRATA—

<i>Statutory Orders and Regulations 1946 Vol. I No. 10 Part II Miscellaneous Administrative Orders:</i>	
page 268—"WM No. 39 Supplement No. 31" should read "WM No. 39 Eighth Revision Supplement No. 31".	
page 269—WM No. 98 Supplement No. 3 last line should read ". . . . Supplements Nos. 1 and 2 are hereby cancelled".	
page 270—"WM No. 195 (Second Revision)" should read "WM No. 105 (Second Revision)".	

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WARTIME PRICES AND TRADE BOARD

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ERRATA—

Statutory Orders and Regulations 1946 Vol. I No. 10 of March 11, 1946:

page 273—Statement of Policy on Import Subsidies—date should read “Ottawa, March 1, 1946”.

page 277—Order No. 610, Emergency Housing accommodation provided by Citizens Rehabilitation Council of Greater Vancouver the name of the Deputy Chairman should read “M. W. McCutcheon”.

page 286—Administrator's Order No. A-1884, Maximum Prices of Canned Atlantic fish and Shellfish, Schedule—Item 28 Sardines, vegetable oil, key, individual cartons or wrapped—maximum price per case on sales by Packers and Assemblers at wholesale, last column should read “\$ cts” not “\$ cts”.

7.20

7.70

PART I
Orders in Council

Order in Council relaxing export restrictions

P.C. 750

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Paragraph 5 of Order in Council P.C. 2448 of April 8, 1941 (as amended by Order in Council P.C. 4498 of June 26, 1945), the exportation from Canada of goods to any country outside the British Empire or the Western Hemisphere is prohibited except under permit;

And whereas it is now desirable that export restrictions be further relaxed in respect of shipments consigned to specific destinations in Europe and Asia;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased to amend Paragraph 5, Section (a) of the said Order in Council P.C. 2448, and it is hereby amended, with effect the 8th day of March, 1946, to read as follows:—

5. (a) No person shall export any goods to any country, other than to parts of the British Empire and its Protectorates; destinations within the Western Hemisphere and Possessions and Protectorates of the United States; Belgium, France, The Netherlands, and their Colonies and Protectorates; Czechoslovakia, Denmark, Greece, Luxembourg, Norway, Poland, Turkey, Union of Socialist Soviet Republics, Vatican City, Yugoslavia; China, Egypt, Iran, Iraq, without first having obtained an export permit issued by or on behalf of the Minister of Trade and Commerce.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 3297, 25th October, 1939, *re*
retirements under the Militia Pension Act

P.C. 791

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3297 dated 25 October, 1939, prohibits any member of the Permanent Active Militia or the Permanent Active Air Force from retiring on pension, as a matter of right, under the provisions of the Militia Pension Act (Revised Statutes of Canada 1927, Chapter 133), during the period that he is serving on Active Service during the present war;

And whereas in view of the cessation of hostilities and the consequent demobilization of the Active Army and Air Force, it is considered unnecessary to retain this special restriction on the retirement of members of the Army and Air Force.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence (concurred in by the Minister of National Defence for Air), and pursuant to the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 3297 dated 25 October, 1939, and it is hereby revoked as of the first day of January, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 4564, 4th June, 1943, re use of streets or highways

P.C. 823

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Reconstruction and Supply and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke Order in Council P.C. 4564 of June 4, 1943, by which authority was granted for any person or government engaged in activities relating to the prosecution of the war, for the purposes of such activities, and with the approval of the municipality, to enter upon, take possession of and occupy or make use of any street or highway belonging to or administered by the municipality.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the appointment of Controller re certain establishments of Burns and Company Limited

P.C. 882

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following Order:

1. Order in Council P.C. 6481 of October 11, 1945, providing for the appointment of a Controller for certain establishments of Burns and Company, Limited, is hereby revoked.

2. The custody and control of such property and assets of Burns and Company, Limited, as have been taken over pursuant to the said Order in Council P.C. 6481 by the Controller appointed under the said Order is hereby revested in the said Company.

3. The Controller appointed under the said Order in Council P.C. 6481 and any Deputy Controllers appointed pursuant thereto and any persons acting on or under the authority of the said Controller or a Deputy Controller shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority vested in or conferred upon the said Controller or Deputy Controllers under the said Order in Council as amended.

4. This Order shall come into effect on the 17th day of March, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the appointment of Controller *re* certain establishments of Swift Canadian Company, Limited

P.C. 883

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following Order:

1. Order in Council P.C. 6557 of October 16, 1945, as amended by Order in Council P.C. 6753 of November 1, 1945, providing for the appointment of a Controller for certain establishments of Swift Canadian Company, Limited, is hereby revoked.

2. The custody and control of such property and assets of Swift Canadian Company, Limited, as have been taken over pursuant to the said Order in Council P.C. 6557 as amended, by the Controller appointed under the said Order is hereby revested in the said Company.

3. The Controller appointed under the said Order in Council P.C. 6557, as amended, and any Deputy Controllers appointed pursuant thereto and any persons acting on or under the authority of the said Controller or a Deputy Controller shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority vested in or conferred upon the said Controller or Deputy Controllers under the said Order in Council as amended.

4. This Order shall come into effect on the 17th day of March, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the appointment of Controller *re* certain establishments of Canada Packers Limited

P.C. 884

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following Order:

1. Order in Council P.C. 6558 of October 16, 1945, as amended by Order in Council P.C. 6591 of October 23, 1945, providing for the appointment of a Controller for certain establishments of Canada Packers Limited is hereby revoked.

2. The custody and control of such property and assets of Canada Packers Limited, as have been taken over pursuant to the said Order in Council P.C. 6558, as amended, by the Controller appointed under the said Order is hereby revested in the said Company.

3. The Controller appointed under the said Order in Council P.C. 6558, as amended, and any Deputy Controllers appointed pursuant thereto and any persons acting on or under the authority of the said Controller or a Deputy Controller shall not be or become liable to any person (including the Company, its creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority vested in or conferred upon the said Controller or Deputy Controllers under the said Order in Council as amended.

4. This Order shall come into effect on the 17th day of March, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council revoking the appointments of Deputy Controllers
re Burns and Company Limited, Swift Canadian Company Limited
and Canada Packers Limited**

P.C. 885

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Orders in Council P.C. 6524 of October 13, 1945, and P.C. 6652 of October 26, 1945, appointing Deputy Controllers for certain establishments of Burns and Company Limited, Swift Canadian Company, Limited and Canada Packers Limited and they are hereby revoked as of the 17th day of March, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council fixing cut-off dates for benefits available under
War Service Grants Act, 1944**

P.C. 908

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the gratuity payable and credit available to a member of the naval, military or air forces of His Majesty under The War Service Grants Act, 1944, is calculated according to the length of the member's service on active service in such forces;

And whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, it is deemed advisable for the purpose of providing for the rehabilitation of members of the armed forces of Canada to establish dates upon which members of the permanent or interim naval, military or air forces of Canada shall be deemed to cease to be on active service under the said Act and to provide that persons who are obliged to remain members of the armed forces for the demobilization period, and have not volunteered for the permanent or interim forces, shall be entitled to gratuities and credits in respect of the said period;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs (concurred in by the Minister of National Defence, the Minister of National Defence for Air and the Minister of National Defence for Naval Services) and pursuant to The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following order:

ORDER

1. No member or former member of the naval, military or air forces of His Majesty shall be entitled to any gratuity or credit under The War Service Grants Act, 1944, in respect of service in such forces subsequent to

- (a) the day of his acceptance as a member of the permanent naval or military forces or the regular air forces of Canada if he is so accepted after the thirty-first day of March, 1946;
- (b) the thirty-first day of March, 1946, if on that day he is a member of the permanent naval or military forces or the regular air forces of Canada serving on active service;
- (c) the thirty-first day of March, 1946, if he volunteers and is accepted for service in the naval, military or air forces of Canada for a special period terminating on or after the thirtieth day of September, 1947, unless he was serving on overseas service on the thirty-first day of August, 1945, and remains continuously on the strength of an establishment or unit or ship on overseas service, in which case he shall be entitled to such gratuity and credit in respect of all such service.

2. A member or former member of the naval, military or air forces of His Majesty entitled to a gratuity or credit under The War Service Grants Act, 1944, shall be entitled to such gratuity and credit in respect of all his full-time service as such, if he is not accepted as a member of the permanent naval or military forces or the regular air force of Canada or is not accepted for service in the naval, military or air forces of Canada for a special period terminating on or after the thirtieth day of September, 1947.

3. For the purpose of this order the expression "overseas service" shall have the same meaning as that expression has in The War Service Grants Act, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council fixing cut-off dates for benefits available under The Veterans' Rehabilitation Act

P.C. 909

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the allowances and benefits available to a veteran of the naval, military or air forces of His Majesty under The Veterans' Rehabilitation Act are contingent on the veteran having been on active service in the Canadian forces or in receipt of pay from such forces during the war which commenced on the tenth day of September, 1939;

And whereas by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, it is deemed advisable for the purpose of providing for the rehabilitation of members of the armed forces of Canada to establish dates upon which members of the permanent or interim naval, military or air forces of Canada shall be deemed to cease to be on active service under the said Act and to provide that persons who are obliged to remain members of the armed forces for the demobilization period and have not volunteered for the permanent or interim forces, shall be entitled to allowances and benefits in respect of the said period;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs and pursuant to The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following order:

ORDER

1. No member or former member of the naval, military or air forces of His Majesty shall be entitled to allowances or benefits under The Veterans' Rehabilitation Act in respect of service in such forces subsequent to

- (a) the day of his acceptance as a member of the permanent naval or military forces or the regular air forces of Canada if he is so accepted after the thirty-first day of March, 1946;
- (b) the thirty-first day of March, 1946, if on that day he is a member of the permanent naval or military forces or the regular air forces of Canada serving on active service;
- (c) the thirty-first day of March, 1946, if he volunteers and is accepted for service in the naval, military or air forces of Canada for a special period terminating on or after the thirtieth day of September, 1947, unless he was serving on overseas service on the thirty-first day of August, 1945, and remains continuously on the strength of an establishment or unit or ship on overseas service, in which case he shall be entitled to such allowances or benefits in respect of all such service.

2. A member or former member of the naval, military or air forces of His Majesty entitled to allowances or benefits under The Veterans Rehabilitation Act shall be entitled to such allowances or benefits in respect of all his full-time service as such, if he is not accepted as a member of the permanent naval or military forces or the regular air force of Canada or is not accepted for service in the naval, military or air forces of Canada for a special period terminating on or after the thirtieth day of September, 1947.

3. For the purpose of this order the expression "overseas service" shall have the same meaning as that expression has in The War Service Grants Act, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II
Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39
Eighth Revision
Supplement No. 29
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 2nd February, 1946.

To Collectors of Customs and Excise and others concerned:

Export Permits

By Export Permit Branch Order No. 136, *effective on and after February 2, 1946*, the following changes are established in the Export Permit Regulations:

1. The various exemptions previously established for the respective items listed hereunder are cancelled, so that an export permit will be required for all shipments of these commodities, except as otherwise provided, when consigned to any destination:—

GROUP 5—IRON AND STEEL (INCLUDING ALLOY STEEL) AND THEIR PRODUCTS

Iron and steel—

Scrap iron or steel of all kinds.

Ingots.

Castings and forgings.

Rolling-mill products—

Bands.

Bars, including rails.

Hoop.

Piling.

Plates, coated or not.

Rods.

Sheets, coated or not.

Steels, alloy (including stainless).

Strips.

All other rolling-mill products, including structurals, tie plates and track material, tin mill black plate, tin plate and terne plate.

Agricultural implements and machinery.

Agricultural implement and machinery parts, over \$25 in value.

Automobiles, passenger, chassis and engines therefor.

Replacement parts and accessories for passenger automobiles, chassis and engines.

Axes.

Ball and roller bearings and parts for machines.

Bicycles.

Bicycle parts and accessories.

Bottle closures.

Chains.

Cutlery.

Dairy equipment and parts.

Electrical machinery, apparatus and parts, and electrical appliances including electric ranges over 25 amps, irons, radios, refrigerators, toasters, vacuum cleaners, washing machines.

Enamel ware of iron or steel.

Engines, diesel and semi-diesel: Marine, stationary and portable.
 Parts for engines, diesel and semi-diesel: Marine, stationary and portable.
 Engines, internal combustion, n.o.p.
 Parts for engines, internal combustion, n.o.p.
 Engines, steam.
 Equipment for the production of tetraethyl lead, aviation gasoline and aviation lubricating oil.
 Excavating and power shovels.
 Excavating and power shovel parts.
 Fasteners, dome, snap, zipper, or other..
 Furniture of metal.
 Hacksaw blades, hand and power.
 Hand tools and agricultural tools.
 Hardware, builders', furniture and cabinet makers'.
 Hardware, saddlery and harness.
 Hollow ware, flatware, utensils and containers, of iron or steel, coated or not.
 Household machinery and parts.
 Lamps and lanterns.
 Lavatories, sinks and other plumbing fixtures.
 Lawn mowers.
 Metal drums and similar containers, unfilled, new or used.
 Motorcycles.
 Motorcycle parts and accessories.
 Motorgraders.
 Motor trucks and buses, chassis and engines therefor.
 Replacement parts and accessories for motor trucks and buses, chassis and engines.
 Nails and staples.
 Needles.
 Office and store furniture, fixtures and parts.
 Office machinery and appliances, and parts therefor.
 Railway rolling-stock, railway equipment and parts, complete or unassembled.
 Safes and vaults, and equipment and parts therefor.
 Scales, balances and weights.
 Shingles, laths and corrugated roofing, metallic.
 Skates.
 Springs, furniture, including mattress springs.
 Steel wool.
 Storage tanks.
 Stoves and heating apparatus of all kinds.
 Structural iron or steel, fabricated.
 Tinplate containers, finished or unfinished.
 Tractors, including equipment.
 Valves and parts.
 Welding rods and welding wire.
 Wheelbarrows.
 Wire, coated or not, plain or stranded, including wire rope or wire fencing, and wire, n.o.p.
 Wire cloth and wire manufactures, n.o.p.

2. The following items are reinstated in the Export Control Schedule of Commodities, so that an export permit will be required for all shipments thereof, except as otherwise provided, when consigned to any destination:—

GROUP 5—IRON AND STEEL (INCLUDING ALLOY STEEL) AND THEIR PRODUCTS

Iron and steel—

Iron ore and concentrates.

Ferro-alloys.

Automobile tire-service equipment and parts.

Blanks for tool bits.

Bolts, nuts, screws, rivets and washers.

Cranes.

Derricks.

Dredging machinery.
 Dredging machinery parts.
 Electrical conduit.
 Elevators, freight and passenger, and parts therefor.
 Fence posts.
 Flax machines of all kinds.
 Hoists.
 Laundry and dry cleaning equipment and parts.
 Machinery and parts, n.o.p. over twenty-five dollars in value.
 Metal and wood-working machine tools and machinery, other manufacturing machinery and parts, including—
 Drilling and boring machines (horizontal and vertical).
 Grinding machines.
 Lathes.
 Melting or casting furnaces and machines.
 Milling machines.
 Planers.
 Presses (hydraulic and mechanical).
 Reamers.
 Shapers and slotters.
 Bits and drills of all descriptions.
 Broaching machines.
 Die machines.
 Dies.
 Draw benches.
 Engraving machines.
 Forging machines.
 Gear cutters.
 Hobs.
 Honing machines.
 Jigs.
 Jig-boring machines.
 Lapping machines.
 Milling cutters.
 Machine tools, portable or non-portable.
 Machine-tool fixtures.
 Rolling-mill machinery.
 Stamping machines.
 Taps.
 Thread millers.
 Tools incorporating industrial diamonds.
 Welding sets.
 Wire-drawing machines.
 Used or rebuilt machine tools of any description.
 Oil well-drilling machinery and parts, including petroleum and gas-well equipment and parts.
 Petroleum refining machinery, equipment and parts.
 Plastic moulding machines and presses.
 Precision instruments—
 Gauges.
 Balancing machines.
 Testing machines.
 Measuring machines.
 Pumps, hydraulic, except for domestic use.

D. SIM,
Deputy Minister of National Revenue
Customs and Excise.

PART III
Wartime Prices and Trade Board
 (Finance)

REPAYMENT OF SUBSIDY NOTICE RS-36
COMMODITY PRICES STABILIZATION CORPORATION LTD.

Notice is hereby given that, effective March 1, 1946, Item 14 (Jams and Jellies) of Government Notice RS-32, published in *Statutory Orders and Regulations* 1946, Vol. I, No. 5, on February 4, 1946, is rescinded.

Dated at Ottawa, this 28th day of February, 1946.

COMMODITY PRICES STABILIZATION
 CORPORATION LTD.

Per: H. B. McKINNON, *President*.

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD

Statement of Policy on Import Subsidies

Referring to the "Statement of Policy on Import Subsidies Effective January 21, 1946," published as an extract of *Statutory Orders and Regulations*, dated January 17, 1946, notice is hereby given of the following amendments to the said Statement:

Schedule II is amended, effective February 15, 1946, by inserting Section 25 as follows:

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
" 25	ex 152	Grapefruit juice."

Schedule I is amended, effective March 1, 1946, by

(a) deleting Section 3 as follows:

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
" 3	ex 203, ex 203a ex 210, ex 711	Chemicals or chemical compounds for use in the tanning of leather.";

(b) deleting Section 33 as follows:

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
" 33	ex 604	All leather further finished than tanned, n.o.p., not including: (1) upholstering leather; (2) patent, japanned and enamelled leathers; (3) belting leather in butts or bends.";

(c) deleting Section 34 as follows:

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
" 34	ex 605	Leather produced from East India tanned kip."

Schedule II is amended, effective March 15, 1946, by deleting Section 19 as follows:

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
" 19	ex 451	Metal buckles, n.o.p."

OTTAWA, March 1, 1946.

D. GORDON,
Chairman.

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 606

Rationed Foods (Preserves)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 16th day of February, 1946.
2. Board Order No. 467, Rationed Foods (Preserves), is amended by
 - (a) inserting as Item 5 in the Preserves Table in subsection (1) of Section 3 the following:

"5. Fruiticene",
 - (b) inserting as Item 5 in the table in subsection (1) of Section 5 the following:

"5. Fruiticene 12", and
 - (c) deleting Item 12 from the table in subsection (1) of Section 5 and by substituting therefor the following:

"12. Maple Syrup—

During February 1946.....	24
During March, April and May 1946.....	40
After end of May 1946.....	24".

Made at Ottawa, this 16th day of February, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 611

Respecting Beef

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on March 11, 1946.
2. Board Order No. 307 is hereby amended by adding the following Sections at the end thereof as "Part X—Canned Beef Products":—

"PART X—CANNED BEEF PRODUCTS

Introduction

36. This part fixed the maximum prices at which the canned beef products listed in Schedule "G" hereto may be sold.

Definitions

37. For the purposes of this Order, "Canned Spiced Beef" means a beef product with or without veal and/or pork added which has been chopped, cured and seasoned, and solid packed in a hermetically sealed metal container and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act.

Sales at Wholesale—Maximum Prices

38. The maximum price, sales tax included, at which any person in a zone may sell at wholesale any product listed in Schedule "G" hereto, shall, according to the size of the container, be the price for the same set forth in such Schedule for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone for the zone in which the seller has his place of business; LESS if the sale is to a person who buys the product for resale at wholesale, an amount equal to 10 per cent of such price.

Sales at Retail—Maximum Prices

39. The maximum price at which any person may sell at retail any product listed in Schedule "G" hereto shall be the sum of the following:—

- (a) his actual delivered cost of such product but not exceeding the maximum price at which the same may be sold to him by his supplier PLUS charges, if any, paid by him for the transportation of the product to his place of business from the railway station or dock, at port of call, nearest to his place of business, if delivery to him was by railway or boat (but not including the difference between freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of canned beef products of the same or substantially similar kind or quality;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "G" or, if the product was packed in a 6-pound container and is removed from the container and sold in slices or portions, under the markup symbol "J".

40. Sections 26, 27, 28 and 29 of this Order (Record of Sales and Purchases) shall apply to sales of any product to which this part applies except that the name of the product and the size of container in which it is packed, the quantity sold and the price charged, shall be shown on the invoice or sales slip required to be furnished and on the record required to be kept."

3. Said Board Order No. 307 is hereby further amended by adding the Schedule hereto as Schedule "G" thereof.

Made at Ottawa, this 7th day of March, 1946.

M. W. McCUTCHEON,
Deputy Chairman.

SCHEDULE TO ORDER No. 611 BEING SCHEDULE "G" TO BOARD ORDER No. 307

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING CANNED BEEF PRODUCTS

Kind of Product	Type of Container and net contents	Price Basis	ZONES														
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Canned Spiced Beef	Rectangular—6 lbs..	c. per pound.....	26.25	25.75	25.00	25.00	25.00	25.50	25.00	24.25	23.50	23.25	23.00	24.00	24.25	24.75	
2. Canned Spiced Beef	Round—12 oz.....	\$ and c. per doz...	2.52	2.46	2.40	2.40	2.40	2.46	2.40	2.33	2.27	2.24	2.21	2.29	2.32	2.38	
3. Canned Spiced Beef	Round—16 oz.....	\$ and c. per doz...	2.80	2.73	2.65	2.65	2.65	2.71	2.64	2.56	2.48	2.44	2.40	2.51	2.54	2.61	

WARTIME PRICES AND TRADE BOARD

ORDER No. 612

Licensing

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:—

1. This Order shall come into force on March 15, 1946, and makes Order No. 600 of the Board apply to coal and coke and the repairing or re-conditioning of used motor vehicles.

2. Order No. 1 of the Board respecting coal and coke is hereby revoked.

3. Clause (e) of Section 3 of Order No. 600 is hereby deleted and replaced by the following clause:

“(e) any business in so far, but only in so far, as it is operated in buying and selling used motor vehicles under permit issued by the Administrator of Motor Vehicles and Parts.”.

4. Clause (f) of Section 3 of Order No. 600 is hereby deleted.

5. Section 5 of Order No. 600 is hereby deleted and replaced by the following:

“5. (1) Every valid licence or licence identification card heretofore issued under Board Order No. 48, 63, 78 or 202 shall be deemed for all purposes to be a licence issued under this Order and shall be construed as licensing the licensee to engage only in the class of business in which he was engaged on November 30, 1945, and to deal only in the kinds of goods or services in which he dealt on that date.

(2) Every valid licence or licence identification card issued under Board Order No. 1 shall be deemed for all purposes to be a licence issued under this Order and shall be construed as licensing the licensee to engage only in the business of buying and selling coal and coke as defined in Order No. 1.

(3) Notwithstanding anything contained in this Order or in any licence issued under this Order or under any other Board Order, no person shall engage in any business or deal in any goods or services contrary to the provisions of any other order made by or under the authority of or concurred in by the Board or contrary to any other law.”.

6. Schedule “A” to Order No. 600 is hereby amended by inserting therein Item 45A as follows:

“45A. Fuel—other solid fuels, including coal, coke and briquettes.”.

Made at Ottawa, March 11, 1946.

K. W. TAYOR,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1877

Expiry of Ration Coupons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on the 15th day of March, 1946.
2. The expiry date for the ration coupons listed below shall be March 31, 1946, after which they shall not be valid for use by any person:

Sugar Ration Coupons—Nos. 46 to 70, and
Ration Coupons printed M—Nos. 1 to 28.

3. Notwithstanding the provisions of Section 2, the ration coupons therein listed may be used by a supplier for a period of 14 days beyond the said expiry date for the following limited purposes only:

- (a) for deposit to the credit of his ration coupon bank account by the operator, or,
- (b) for surrender to a bank in exchange for a bank transfer voucher.

Dated at Ottawa, this 22nd day of February, 1946.

O. W. RODOMAR,
Administrator of Consumer Rationing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1890

Pork Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on March 11, 1946.
2. Section 5 of Administrator's Order No. A-1391 is hereby amended by deleting the words "in Schedules 'A' and 'B'" where they appear in such Section and by substituting therefor the words "in Schedules 'A', 'B' and 'E'".
3. Said Order No. A-1391 is hereby further amended by inserting immediately after Section 7 thereof the following as Section 7-A:

"Sales of 'Schedule 'E' Products by Persons in Zones

7-A. The maximum price, sales tax included, at which any person in a zone may sell at wholesale any pork product numbered and named in Schedule 'E' hereto, shall be the price for that pork product set forth in such Schedule for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for zone in which the seller has his place of business; LESS, if the sale is to a person who buys the product for resale at wholesale, an amount equal to 10 per cent of such price."

4. Section 8 of said Order No. A-1391 is hereby revoked, and the following substituted therefor:

"Sales of Schedules 'A', 'B' and 'E' Products by Persons not in Zones

8. The maximum price at which any person in any part of Canada not included in a zone may sell at wholesale to any person in any part of Canada any pork product named and numbered in Schedule 'A', Schedule 'B' or Schedule 'E' shall be such as may be approved or prescribed from time to time by the Administrator of Meat and Meat Products (hereafter referred to as 'the Administrator') with the approval of the Chairman of the Board or under the provisions of Board Order No. 414."

5. Subsection (1) of Section 9 of said Order No. A-1391 and the heading to Section 9 are hereby revoked and the following substituted therefor:

"Sales of Pork Products not listed in Schedule 'A', Schedule 'B' or Schedule 'E'

9. (1) Except as provided in Section 10, no person shall sell or buy at wholesale any pork product that is not numbered and named in Schedule 'A', Schedule 'B' or Schedule 'E' and has not a maximum price fixed for it by or under the authority of this Order except the following pork products:—

- (a) pork products sold in the form of dry salt pork;
- (b) pork products generally known to the trade as barrelled pork and specifically known as mess pork, short cut back, fat back and bean pork;
- (c) pork fancy meats and meat by-products listed in the Schedule to Administrator's Order No. A-1392 or any Order amending or replacing such Order;
- (d) pork sausage listed in the Schedule to Board Order No. 305 or any Order amending or replacing such Order;
- (e) pork sausage (other than pork sausage covered by clause (d) preceding), cooked loaves, cooked pigs' feet, jellied meat, meat by-product and canned meat (other than the products listed in Schedule 'E') as defined in the Regulations under the Food and Drugs Act; and
- (f) brains, lips, rinds, tripe, blood, bones, casings, glands and inedible by-product;

unless the maximum price thereof is fixed by or on behalf of the Board."

6. Subsection (1) of Section 11 of said Order No. A-1391 is hereby amended by inserting immediately after the words "or Schedule 'B'" where they appear in such subsection the words "or Schedule 'E'".

7. Section 13 of said Order No. A-1391 is hereby amended by adding the following as subsection (3) thereof:

"(3) The maximum price at which any person may sell at retail any pork product numbered and named in Schedule 'E' hereto shall be the sum of the following:

- (a) his actual delivered cost of such pork product but not exceeding his lawful maximum delivered cost as fixed by Section 11 (except the difference between freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period, on sales of canned pork products of the same or substantially similar kind or quality;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule 'A' of that Order under the markup symbol 'G' or, if the product sold is Product No. 228 or Product No. 231 and is removed from the container and sold in slices or portions, under the markup symbol 'J'."

8. Subsection (1) of Section 15 and subsection (1) of Section 16 of said Order No. A-1391 are each hereby amended by revoking clauses (b) thereof and by substituting the following therefor:

"(b) the weight and price per pound or container, as the case may be, of each pork product sold to the buyer and in the case of any pork product numbered and named in Schedule 'A', Schedule 'B' or Schedule 'E' hereto, specifying accurately such product by its product number in addition to any other description used by the seller and in the case of any pork product listed in Schedule 'C' hereto specifying such product by the name given it in such Schedule;"

9. Schedule "D" to said Order No. A-1391 is hereby amended by adding the following definitions at the end thereof under the following heading:

"Definitions of Pork Products Numbered and Named in Schedule 'E'"

Product No. 225—'Canned Luncheon Meat'—means a pork product with or without beef and/or veal but containing not less than 75 per cent net weight of pork, which has been chopped, cured and seasoned and solid packed in a rectangular type hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations respecting canned meat issued under the Food and Drugs Act;

Product No. 226—means the same product as Product No. 225 but packed in a round type hermetically sealed metal container containing 12 ounces, net weight of product;

Product No. 227—means the same product as Product No. 225 but packed in a round type hermetically sealed metal container containing 16 ounces, net weight of product;

Product No. 228—means the same product as Product No. 225 but packed in a rectangular type hermetically sealed metal container containing six pounds, net weight of product;

Product No. 229—'Canned Spiced Ham'—means a pork product consisting entirely of pork which has been chopped, cured and seasoned and solid packed in a round type hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked and which conforms to the Regulations respecting canned meat issued under the Food and Drugs Act;

Product No. 230—means the same product as Product No. 229 but packed in a round type hermetically sealed metal container containing 16 ounces, net weight of product;

Product No. 231—means the same product as Product No. 229 but packed in a rectangular type hermetically sealed metal container containing six pounds, net weight of product;

Product No. 232—'Canned Whole Pork Ham (skinless)'—means the same product as Product No. 56 except that all skin and surplus fat has been removed, and which has had surplus moisture removed by drying or pre-cooking and has been packed whole in a pullman or pear shaped type hermetically sealed metal container containing 7 to 15 pounds, net weight of product, and thoroughly cooked, and which conforms to the Regulations respecting canned meat issued under the Food and Drugs Act;

Product No. 233—'Canned Whole Pork Ham (part skinned)'—means the same product as Product No. 232 except that the skin may be left on the shank for a distance not exceeding one-third of the length of the whole ham."

10. The said Order No. A-1391 is hereby further amended by adding the Schedule hereto as Schedule "E" thereof.

Dated at Ottawa, this 7th day of March, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1890 BEING SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-1391
MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS

Pro- duct No.	Kind of Product	Net Contents and Type of Container	Price Basis	ZONES														
				1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
225	Canned Luncheon Meat.....	12 oz. Rectangular	\$ and c. per doz.	3.58	3.52	3.46	3.46	3.46	3.46	3.53	3.47	3.40	3.34	3.31	3.27	3.35	3.38	3.44
226	Canned Luncheon Meat.....	12 oz. Round.....	\$ and c. per doz.	3.38	3.32	3.26	3.26	3.26	3.26	3.33	3.27	3.20	3.14	3.11	3.07	3.15	3.18	3.24
227	Canned Luncheon Meat.....	16 oz. Round.....	\$ and c. per doz.	3.95	3.88	3.80	3.80	3.80	3.80	3.87	3.80	3.72	3.64	3.59	3.54	3.65	3.68	3.75
228	Canned Luncheon Meat.....	6 lbs. Rectangular	c. per pound.....	35.75	35.25	34.50	34.50	34.50	34.50	35.25	34.75	34.00	33.25	32.75	32.25	33.25	33.50	34.00
239	Canned Spiced Ham.	12 oz. Round.....	\$ and c. per doz.	3.78	3.72	3.66	3.66	3.66	3.66	3.71	3.65	3.58	3.52	3.48	3.44	3.52	3.55	3.61
230	Canned Spiced Ham.	16 oz. Round.....	\$ and c. per doz.	4.49	4.42	4.34	4.34	4.34	4.34	4.38	4.31	4.23	4.15	4.10	4.05	4.16	4.19	4.26
231	Canned Spiced Ham.	6lbs. Rectangular.	c. per pound.....	40.25	39.75	39.00	39.00	39.00	39.00	39.50	39.00	38.25	37.50	37.00	36.50	37.50	37.75	38.25
232	Canned Whole Pork Ham (Skinless)....	7 to 15 lbs. Pull- man or Pear Shaped.....	c. per pound.....	49.50	48.75	48.00	48.00	48.00	48.00	48.75	48.00	47.25	46.50	46.00	45.50	46.50	47.00	47.50
233	Canned Whole Pork Ham (Part Skin- ned).....	7 to 15 lbs. Pull- man or Pear Shaped.....	c. per pound.....	48.25	47.50	46.75	46.75	46.75	46.75	47.50	46.75	46.00	45.25	44.75	44.25	45.25	45.75	46.25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1891

Maximum Prices of Sausage

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:—

1. This Order comes into force on March 11, 1946.

2. Section 2 of Administrator's Order No. A-1755 is hereby amended by adding the following clauses thereto:—

- “(k) “canned pork sausage” means pork sausage with sheep or lamb casings which has been packed in a hermetically sealed metal container containing 14 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (l) “canned pork sausage meat” means pork sausage meat which has been solid packed in a hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (m) “canned commercial sausage” means commercial sausage with sheep or lamb casings which has been packed in a hermetically sealed metal container containing 14 ounces, net weight of product, and thoroughly cooked, and which conforms with the Regulations issued under the Food and Drugs Act;
- (n) “canned commercial sausage meat” means commercial sausage meat which has been solid packed in a hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (o) “canned weiners” or “canned frankfurters” means weiners (or frankfurters) with sheep or lamb casings and which have been packed in a hermetically sealed metal container containing 14 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (p) “canned bologna style sausage meat” means bologna style sausage without casings which has been packed in a hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked, and which conforms with the Regulations issued under the Food and Drugs Act.”.

3. Section 6 of said Order No. A-1755 is hereby revoked and the following is substituted therefor:—

“Maximum Wholesale Prices

6. (1) The maximum price at which a person in a zone may sell at wholesale any sausage or sausage meat of a kind described in Part I of the Schedule hereto whether or not the product is frozen or in brine, shall be the price for same set forth in Part I of the Schedule hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

(2) The maximum price, sales tax included, at which any person in a zone may sell at wholesale any canned sausage product listed in Part II of the Schedule hereto, shall, according to the size of the container, be the price for the same set forth in Part II of the Schedule hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller has his place of business; LESS, if the sale is to a person who buys the product for resale at wholesale, an amount equal to 10 per cent of such price.

(3) The maximum price at which a person in any part of Canada not included in a zone may sell at wholesale any product listed in the Schedule hereto shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board or under the provisions of Board Order No. 414.”.

4. Section 8 of said Order No. A-1755 is hereby revoked and the following is substituted therefor:—

"Maximum Retail Prices

8. (1) The maximum price at which any person other than the manufacturer thereof, may sell at retail any kind of sausage or sausage meat described in Part I of the Schedule hereto, regardless of whether the product is frozen or packed in brine, or any product, listed in Part II of the Schedule hereto, shall be the sum of the following:—

- (a) his actual delivered cost of the product not exceeding his maximum delivered cost as fixed by Section 7 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of canned products of the same kind and variety;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol, "H"—in the case of the sale of any product described in Part I of the Schedule hereto; and
 "G"—in the case of the sale of any product listed in Part II of the Schedule hereto.

(2) The maximum price at which any person may sell at retail any sausage or sausage meat of a kind described in Part I of the Schedule hereto, manufactured by him, regardless of whether the product is frozen or packed in brine, or any product listed in Part II of the Schedule hereto, manufactured by him, shall be the sum of the following:—

- (a) the lawful maximum price at which such product may be sold at wholesale in the zone or other part of Canada in which the seller's place of business is situated; and
- (b) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the said basic period on sales of that kind of sausage or sausage meat but not in any event exceeding,
 - (i) on sales of any sausage or sausage meat of a kind described in Part I of the Schedule hereto, 33½ per cent of such wholesale price; or
 - (ii) on sales of any product listed in Part II of the Schedule hereto, 28·2 per cent of such wholesale price."

5. Section 9 of said Order No. A-1755 is hereby amended by revoking clause (b) of subsection (1) thereof and by substituting the following therefor:—

"(b) the kind and weight of the product and price per pound or per container charged."

6. The Schedule to said Order No. A-1755 is hereby designated as Part I of such Schedule and the Schedule to this Order is added to such Schedule as Part II thereof.

Dated at Ottawa, this 7th day of March, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1891 BEING PART II OF THE SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1755

MAXIMUM PRICES FOR THE FOLLOWING KINDS OF CANNED SAUSAGE AND SAUSAGE MEAT (in dollars and cents per dozen)

Kind of Product	Size of Container and Net Contents	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
		\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
1. Canned Pork Sausage.....	14 oz.....	3.91	3.84	3.76	3.76	3.76	3.76	3.84	3.77	3.69	3.62	3.58	3.54	3.64	3.67	3.74
2. Canned Pork Sausage Meat.....	12 oz.....	2.76	2.70	2.64	2.64	2.64	2.64	2.71	2.65	2.58	2.52	2.48	2.44	2.52	2.55	2.61
3. Canned Commercial Sausage.....	14 oz.....	3.35	3.28	3.20	3.20	3.20	3.20	3.27	3.20	3.12	3.05	3.01	2.97	3.07	3.10	3.17
4. Canned Commercial Sausage Meat.....	12 oz.....	2.27	2.21	2.15	2.15	2.15	2.15	2.22	2.16	2.09	2.03	2.00	1.96	2.04	2.07	2.13
5. Canned Weiners and Frankfurters.....	14 oz.....	3.54	3.47	3.39	3.39	3.39	3.39	3.47	3.40	3.22	3.25	3.22	3.19	3.29	3.32	3.39
6. Canned Bologna Style Sausage Meat.....	12 oz.....	2.45	2.39	2.33	2.33	2.33	2.33	2.40	2.34	2.27	2.21	2.19	2.16	2.24	2.27	2.33

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1892

Maximum Prices of Canned Meat and/or Poultry Sandwich Spreads, Stews, Boiled Dinners, Hashes and Chicken Dinners

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

Effective Date and Application of Order

1. (1) This Order comes into force on March 11, 1946, and applies to all sales by all persons of the following canned meat and/or poultry products, namely: meat and/or poultry sandwich spreads, stews, boiled dinners, hashes and chicken dinners packed in hermetically sealed metal containers of the sizes and net contents designated therefor in the Schedule hereto.

(2) Every fixation of maximum prices for sales by any person of any canned meat and/or poultry product to which this Order applies heretofore issued under the provisions of Board Order No. 214 or 414 is hereby revoked and replaced by this Order.

Definitions

2. For the purposes of this Order,

- (a) "devilled ham sandwich spread" means a meat sandwich spread consisting entirely of ham with seasoning;
- (b) "consumer" means a person who buys any of the products to which this Order applies for his personal or household consumption;
- (c) "sell at wholesale" means any sale other than a sale to a consumer;
- (d) "sell" includes offer to sell.

Prices are Maximum Prices

3. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or label or for processing or packing or for any other service, which results in the sum of the price and such charge exceeding the maximum price.

Wholesale Prices Include Delivery Except as Specified

4. Wholesale prices include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.

Equitable Distribution

5. Every person who sells at wholesale any meat and/or poultry product to which this Order applies, shall equitably distribute his available supplies of the product among his customers in accordance with the Board's Statement of Policy on the Equitable Distribution of Goods in Short Supply as it applies to such goods. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him.

Maximum Wholesale Prices

6. (1) The maximum price per dozen containers, sales tax included, at which any person may sell any meat and/or poultry product to which this Order applies,

- (a) to a person who buys the product for resale at wholesale; or
- (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the product at such warehouse; or
- (c) to any person who buys the product in carload lots,

shall, according to the size and net contents of the container, be the price for the same listed in column 1 of the Schedule hereto.

(2) The maximum price per dozen containers, sales tax included, at which any person may sell any meat and/or poultry product to which this Order applies to any person other than,

- (a) a buyer of a class referred to in subsection (1) of this Section; or
- (b) a consumer;

shall, according to the size and net contents of the container, be the price for same listed in column 2 of the Schedule hereto.

Limitation on Retailer's Cost

7. No person selling to consumers any meat and/or poultry product to which this Order applies shall buy or otherwise acquire and no person shall buy or otherwise acquire on his behalf any such product at a total delivered cost in excess of the lawful maximum price at which his supplier may sell the same to him, PLUS,

- (a) if delivery is by railway and the nearest railway station is not in the city, town or village in which he has his place of business, the actual transportation charges from that railway station; or
- (b) if delivery is by boat and the boat's nearest port of call is not in the city, town or village in which he has his place of business, the actual transportation charges from the dock at that port of call.

Maximum Prices on Sales to Consumers

8. The maximum price at which any person may sell to a consumer any meat and/or poultry product to which this Order applies shall be the sum of the following:

- (a) (i) if the seller is not the manufacturer of the product, his actual delivered cost of the product not exceeding his maximum delivered cost as fixed by Section 7 (but not including the difference between railway freight and express charges, if any, included in such cost); or
- (ii) if the seller is the manufacturer of the product, the price for the same listed in column 2 of the Schedule hereto; and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of the same or his most nearly comparable line of goods;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (c) if he purchased the product from the manufacturer thereof at a price not exceeding the price listed for the same in column 1 of the Schedule hereto, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or his most nearly comparable line of goods;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

Sales Invoices

9. (1) On every sale at wholesale of any meat and/or poultry product to which this Order applies the seller shall at the time of delivery of the product furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the kind of product, the size of container, the total quantity sold and price per dozen containers charged;
- (c) the express charges, if any, added to the price under Section 4.

(2) Each such seller shall keep a duplicate of each invoice furnished by him as required by this Section.

Records of Purchases

10. Every person who buys for resale any meat and/or poultry product to which this Order applies shall at the time of delivery of the product to him,

- (a) obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 9 covering that transaction; and
- (b) obtain a receipted bill covering any amount paid by him for the transportation of the product.

Retention and Inspection of Invoices and Transportation Receipts

11. Every duplicate copy of an invoice which a seller of any meat and/or poultry product to which this Order applies is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any such product obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

12. Every person who sells to a consumer any meat and/or poultry product to which this Order applies shall upon request of the buyer furnish him with a sales invoice, showing the date of sale, the seller's name and address, the kind, quantity and price of the product sold.

Bones must be removed from Poultry used to pack Chicken Dinners

13. No person shall pack for sale in hermetically sealed metal containers any chicken dinner containing any of the bones of the poultry used in the manufacture of such product.

Dated at Ottawa, this 7th day of March, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED :
M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1892

MAXIMUM PRICES PER DOZEN CONTAINERS ON SALES AT WHOLESALE OF THE CANNED MEAT AND/OR POULTRY PRODUCTS LISTED HEREUNDER. ALL PRICES INCLUDE SALES TAX AND DELIVERY TO THE BUYER, EXCEPT AS OTHERWISE SPECIFIED IN THE ORDER

Kind of Product	Size of Container	Minimum Net Weight of Contents per Container	Column 1	Column 2
			\$ c.	\$ c.
1. Devilled Ham Sandwich Spreads.....	3 ounces.....	3 ounces.....	1.51	1.75
2. Devilled Ham Sandwich Spreads.....	7 or 8 ounces.....	7 ounces.....	3.20	3.70
3. All other Meat and/or Poultry Sandwich Spreads.....	3 ounces.....	3 ounces.....	1.08	1.25
4. All other Meat and/or Poultry Sandwich Spreads.....	7 or 8 ounces.....	7 ounces.....	1.88	2.20
5. Stews, Boiled Dinners, Hashes.....	15 or 16 ounces....	15 ounces.....	2.03	2.40
6. Chicken Dinners.....	15 or 16 ounces....	15 ounces.....	2.90	3.40

NOTE: (1) The maximum prices listed in Column 1 are for sales by any seller to any buyer who buys the products for resale at wholesale, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the products at such warehouse or to any buyer who buys the products in carload lots.
(2) The maximum prices listed in Column 2 are for sales by any seller to any buyer other than a buyer of a class referred to in Note (1) above or a consumer.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1893

Coal and Coke

Under powers conferred on the Coal Administrator by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. This Order shall come into force on March 15, 1946.
2. For the purposes of this Order,
 - (a) "coal" means anthracite, bituminous and lignitic coals, domestic or imported, including briquettes or other processed forms of such coals;
 - (b) "coke" means all cokes, whether domestic or imported, including those known commercially as "beehive coke", "by-product coke", "gas coke", "petroleum coke" and "reclaimed coke".
3. No coal or coke shall be sold to any buyer for resale unless such buyer has a licence from the Board issued under Order No. 1 or No. 600 of the Board and unless the number of such licence is marked on a sales slip or invoice covering the coal or coke purchased by such buyer.
4. Every such licensee shall report to the Coal Administrator at such times and in such manner as may be required by him, the quantities of coal and coke on hand and in transit, the quantities of coal and coke sold or distributed each month and the price charged therefor, and such further information as such Administrator may require.

Dated at Ottawa, March 11, 1946.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

K. W. TAYOR,
Deputy Chairman, Wartime Prices and Trade Board.

VOLUME I, No. 12



March. 25, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

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ERRATA—Statutory Orders and Regulations 1946 Vol. I No. 10 Part V.

1. On page 290—Group 6—Item 9—Manganese, the final bracket and comma following it are omitted after the word "Silico-Manganese" making the final listing of the item read Silico-Manganese Salts and Compounds, whereas it should read "(—silico-manganese), salts and compounds."
2. On page 291—Group 7—last line, the comma is omitted after the first word, making it read—"Talc steatite," whereas it should read "Talc, steatite."
3. On page 294—Group 8—under "Organotherapeutical preparations, the comma is omitted after the word "enzymes" making it read—"enzymes ferments," etc., whereas it should read—"enzymes, ferments, etc."

PART I

Orders in Council

Order in Council revoking the appointment of A. J. Andrews as Controller of Canadian Aircraft Instruments and Accessories, Ltd.

P.C. 926

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 13th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 9303 of December 15, 1944, appoints Arthur James Andrews of the City of Toronto, Chartered Accountant, to be controller of Canadian Aircraft Instruments and Accessories, Limited, in order to ensure that payments due His Majesty as a result of renegotiation of supply contracts should be made and that the profit to be derived by the company therefrom should not be excessive and further, to ensure that payments made to others by the company for the use of patents or technical information and assistance in respect of such contracts should not be excessive;

And whereas the Acting Minister of Reconstruction and Supply reports that renegotiation proceedings with the said company have now been completed and provision has been made for securing all payments due His Majesty as aforesaid; and

That the said Arthur James Andrews now reports that he is satisfied that his supervision and control are no longer needed;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Reconstruction and Supply, and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 9303 of December 15, 1944, and it is hereby revoked, without prejudice, however, to any act done by the said Arthur James Andrews while acting as controller of the affairs of Canadian Aircraft Instruments and Accessories, Limited, prior to the date hereof.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the Wartime Alcoholic Beverages Order, 1942

P.C. 991

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Minister of National Revenue reports that a food shortage has developed in certain areas of Europe and Asia and, in order to avert hardship, it is deemed advisable to augment our food exports to these continents;

And whereas the "Wartime Alcoholic Beverages Order, 1942", established under authority of P.C. 11374, dated 16th December, 1942, as amended, places no limitation upon the quantity of spirits which may be produced from grain and malt;

And whereas the Minister of National Revenue is of opinion that additional grain can be made available for export if a reduction is effected in the quantities now being used for distilling;

Now therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of National Revenue and under the provisions of "The National Emergency Transitional Powers Act, 1945", is pleased to amend the "Wartime Alcoholic Beverages Order, 1942" established by Order in Council P.C. 11374 of 16th December, 1942, as amended, and it is hereby further amended by including under Part I thereof the following clause:—

3. The quantity in proof gallons of spirits which any distiller thereof may produce from grain or malt during the twelve months ending the 31st day of March, 1947, shall not exceed 50 per centum of the quantity in proof gallons which he produced from grain or malt during the twelve months ending the 31st day of March, 1946, and in any one month his production of spirits shall not exceed 50 per centum of the quantity produced by him in the corresponding month of the preceding year.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART III

Wartime Prices and Trade Board

(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-35**COMMODITY PRICES STABILIZATION CORPORATION LTD.**

NOTICE is hereby given that Item 20 (Rubber Goods) of Repayment of Subsidy Notice RS-32 published in *Statutory Orders and Regulations*, 1946, Volume I, No. 5, on February 4, 1946, is hereby rescinded, effective February 15, 1946.

TAKE NOTICE that the class and kind of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amount of subsidy involved in such class and kind of goods has been and is hereby determined, declared and specified to be the amount described opposite such class and kind of goods as follows:

CLASS AND KIND OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
-------------------------	-----------------------------

1. Rubber Goods	
-----------------	--

on being exported or on being sold as ships' stores on and after February 15, 1946	
------------------------------------------------------------------------------------------	--

2.9c per lb. of natural (crude) rubber content.

Dated at Ottawa this 15th day of February, 1946.

COMMODITY PRICES STABILIZATION
CORPORATION LTD.,

Per H. B. McKINNON, President.

REPAYMENT OF SUBSIDY NOTICE RS-37**COMMODITY PRICES STABILIZATION CORPORATION LTD.**

TAKE NOTICE that the class and kind of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amount of subsidy involved in such class and kind of goods has been and is hereby determined, declared and specified to be the amount described opposite such class and kind of goods as follows:—

CLASS AND KIND OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
-------------------------	-----------------------------

Lard	
------	--

on being exported or on being sold as ships' stores on and after March 11, 1946.....	
-----------------------------------------------------------------------------------------	--

7 cents per pound

Dated at Ottawa this 11th day of March, 1946.

COMMODITY PRICES STABILIZATION CORPORATION LTD.,

Per H. B. McKINNON, President.

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 614

Respecting Gas Supplied by Certain Companies

Having regard to the special circumstances relating to the supplying of natural gas by the companies referred to in Order No. 246 of the Board, it is necessary to make provision for the surcharges authorized by that Order notwithstanding the provisions of Order No. 596 of the Board suspending maximum prices on sales of gas.

Therefore, under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:—

1. This Order shall come into force on March 21, 1946.
2. Until further notice, notwithstanding the provisions of Order No. 596 of the Board, the special surcharge which any company is authorized to impose by Order No. 246 of the Board may continue to be imposed by that company subject to the provisions of Section 10 of Order No. 246.

Made at Ottawa, March 20, 1946.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1883

Maximum Wholesale and Retail Prices of Certain Goods Wholly or Partly of Canadian Manufacture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:—

1. This Order comes into force on March 1, 1946, and applies to sales by wholesalers and retailers of the goods itemized in the Schedule hereto if wholly or partly manufactured in Canada. Such goods are hereinafter referred to as "specified goods".

Part I—Sales by Wholesalers

Maximum Prices for Sales by Wholesalers

2. The maximum price at which a wholesaler may sell or offer to sell to any person any specified goods shall be the sum of the following, sales and excise taxes, if any, included:

- (a) the lawful maximum price, plus sales and excise taxes, if any, not included in such maximum price, at which his supplier may sell the goods to him;
- (b) the actual cost incurred by him in transporting the goods to his place of business from his supplier's shipping point, if and to the extent that such cost is not included in the actual price he paid for the goods;
- (c) the lesser of the two following markups:
 - (i) the highest markup (percentage of selling price) which he could lawfully have obtained on February 28, 1946, on his sales to that person of the same or a substantially similar kind and quality of goods;
 - (ii) the markup (percentage of selling price) set out in Column A of the Schedule hereto opposite those goods;

provided that a wholesaler on every sale of any specified goods to any person shall continue to allow any difference in price which he has during the basic period or customarily allowed to such person and which results in a lower net price per unit of those goods.

Transactions Between Wholesalers

3. In transactions between wholesalers, the total of the markups taken by all wholesalers must not exceed the amount allowed by Section 2 to the original wholesaler, and each seller must show on his sales invoice the amount of markup remaining for the buyer.

Prepayment of Outward Transportation

4. If a wholesaler who sells any specified goods f.o.b. his warehouse prepays the outward transportation charges to his customer's receiving point, he may not include such charges or any markup thereon as part of his selling price. If such charges are included in the invoice for the goods he shall show them as a separate item thereon.

Part II—Sales by Retailers

Specified Goods Supplied by Wholesalers

5. The maximum price at which a retailer may sell or offer to sell any specified goods acquired by him from a wholesaler shall be the sum of the following:

- (a) the lawful maximum price, sales and excise taxes, if any, included, at which his supplier, may sell the goods to him;

- (b) the actual cost incurred by him in transporting the goods to his place of business from his supplier's shipping point, if and to the extent that such cost is not included in the actual price he paid for the goods;
- (c) the lesser of the two following markups:
 - (i) the highest markup (percentage of selling price) which he could lawfully have obtained on February 28, 1946, on his sales of the same or a substantially similar kind and quality of goods;
 - (ii) the markup (percentage of selling price) set out in Column B of the Schedule hereto opposite those goods.

Specified Goods Supplied by Manufacturers

6. The maximum price at which a retailer may sell or offer to sell any specified goods acquired by him from the manufacturer thereof shall be the sum of the following:

- (a) the lawful maximum price plus sales and excise taxes, if any, not included in such maximum price, at which his supplier may sell the goods to him;
- (b) the actual cost incurred by him in transporting the goods to his place of business from his supplier's shipping point, if and to the extent that such cost is not included in the actual price he paid for the goods;
- (c) the lesser of the two following markups:
 - (i) the highest markup (percentage of selling price) which he could lawfully have obtained on February 28, 1946, on his sales of the same or a substantially similar kind and quality of goods;
 - (ii) the markup (percentage of selling price) set out in Column C of the Schedule hereto opposite those goods.

Part III—General Provisions

7. (1) Every wholesaler shall maintain proper records of his purchases and sales of specified goods, shall retain all invoices furnished to him on his purchases of specified goods, shall furnish invoices to the buyers on all sales of specified goods by him and shall keep copies thereof, and produce such records and invoices on request to any representative of the Board.

(2) Every retailer shall maintain proper records of his purchases of specified goods, shall retain all invoices furnished to him on his purchases of specified goods, shall at the buyer's request furnish an invoice on the sale by him of any specified goods to that buyer and shall keep a copy thereof, and produce such reports and invoices on request to any representative of the Board.

8. The Schedule hereto shall be subject to such changes as the undersigned Administrator may designate, generally by notice published in Statutory Orders and Regulations or by directive in individual cases.

Dated at Ottawa, March 1, 1946.

J. H. THOMSON,

Administrator of Distributive Trades.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1883

PART I

Fancy Goods and Notions

	A	B	C
	per cent	per cent	per cent
1. Absorbent Cotton	16 $\frac{2}{3}$	33 $\frac{1}{3}$	40
2. Bindings	25	35	42 $\frac{1}{2}$
3. Clothes Lines	25	35	40
4. Crochet Cotton	25	35	42 $\frac{1}{2}$
5. Ribbons	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
6. Small Leather Goods, including Brief Cases, but except- ing Handbags and Luggage	25	35	40
7. Tapes	25	35	42 $\frac{1}{2}$
8. Threads—Embroidery	20	35	42 $\frac{1}{2}$
9. Threads—Sewing Cotton	16 $\frac{2}{3}$	30	35
10. Threads—Sewing other than cotton.....	20	35	42 $\frac{1}{2}$
11. Yarns—Knitting, Weaving and Mending	20	33 $\frac{1}{3}$	40

Footwear

1. Athletic and Sports Footwear	16 $\frac{2}{3}$	33 $\frac{1}{3}$	37 $\frac{1}{2}$
2. Babies', Infants', Child's, Misses', Little Gents', Youths', Boys' and Growing Girls' Shoes and Slippers.....	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
3. Men's Shoes and Slippers	16 $\frac{2}{3}$	33 $\frac{1}{3}$	37 $\frac{1}{2}$
4. Women's Shoes and Slippers	20	35	40

House Furnishings

1. Awnings	20	35	40
2. Carpets	20	35	40
3. Chair Pads and Covers—other than office.....	20	33 $\frac{1}{3}$	40
4. Chair Pads—office	25	35	42 $\frac{1}{2}$
5. Curtains	20	35	42 $\frac{1}{2}$
6. Curtain Fabrics, other than plain scrim and plain marquisette	25	37 $\frac{1}{2}$	45
7. Cushions	25	35	40
8. Cushion Covers	25	35	40
9. Cushion Forms	20	33 $\frac{1}{3}$	40
10. Drapery Fabrics	25	37 $\frac{1}{2}$	45
11. Drapes	20	35	42 $\frac{1}{2}$
12. Floor Oil Cloth	20	35	40
13. Fringes	25	37 $\frac{1}{2}$	45
14. Hassocks	20	33 $\frac{1}{3}$	40
15. Lamp Shades	25	35	42 $\frac{1}{2}$
16. Linoleums	20	35	40
17. Mattresses	20	28 $\frac{1}{2}$	37 $\frac{1}{2}$
18. Mattress Covers	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
19. Mosquito Netting	16 $\frac{2}{3}$	30	35
20. Pillows	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
21. Rugs	20	35	40
22. Scrims and Marquisettes, plain	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
23. Shower Curtains	20	35	42 $\frac{1}{2}$
24. Slip Covers for furniture, ready-made	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
25. Upholstery Braids	25	37 $\frac{1}{2}$	45
26. Upholstery Fabrics	25	37 $\frac{1}{2}$	45
27. Upholstery Webbing	20	33 $\frac{1}{3}$	40
28. Window Blinds	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
29. Window Shades	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$

Household Linens and Beddings

1. Auto Rugs	20	33 $\frac{1}{3}$	35
2. Bath Mats	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
3. Bedspreads	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$

A B C
per cent per cent per cent

Household Linens and Beddings—Con.

4. Blankets—Flannelette, other than Crib and Baby Carriage blankets	16 $\frac{2}{3}$	25	33 $\frac{1}{3}$
5. Blankets—other than flannelette	20	33 $\frac{1}{3}$	35
6. Bridge Table Covers	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
7. Bridge Table Sets, other than lace or paper	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
8. Bridge Table Sets of Lace	25	35	40
9. Comforters	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
10. Couch Covers	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
11. Doilies of Lace	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
12. Doilies, other than lace or paper	25	35	42 $\frac{1}{2}$
13. Eiderdowns	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
14. Face Cloths	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
15. Luncheon Sets of Lace	25	35	40
16. Luncheon Sets, other than lace or paper	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
17. Mattress Covers	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
18. Napkins, other than paper	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
19. Pillows	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
20. Pillow Cases	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
21. Place Mats, other than lace or paper.....	25	35	42 $\frac{1}{2}$
22. Place Mats, lace	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
23. Runners of lace	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
24. Runners, other than lace	25	35	42 $\frac{1}{2}$
25. Sheets, flannelette	16 $\frac{2}{3}$	25	33 $\frac{1}{3}$
26. Sheets, other than flannelette	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
27. Silence Cloths	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
28. Table Cloths other than lace or paper.....	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
29. Table Cloths of lace	25	35	40
30. Table and Place Pads	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
31. Terry Cloth ..	20	33 $\frac{1}{3}$	35
32. Ticking	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
33. Towelling	20	33 $\frac{1}{3}$	35
34. Towels other than paper	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$

Infants' Wear and Accessories up to and including 2 years size

1. Baby Auto Seats	25	33 $\frac{1}{3}$	37 $\frac{1}{2}$
2. Bedding	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
3. Bunting Bags	25	35	42 $\frac{1}{2}$
4. Diapers	16 $\frac{2}{3}$	30	35
5. Infants' Wear, Knitted	20	33 $\frac{1}{3}$	40
6. Infants' Wear, other than Knitted	25	35	42 $\frac{1}{2}$
7. Play Pen Pads	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$

Men's, Youths' and Boys' Clothing

1. Breeches—Boys' and Youths'	20	33 $\frac{1}{3}$	35
2. Breeches—Men's	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
3. Coats, Overcoats, Topcoats and Raincoats	22 $\frac{1}{2}$	35	40
4. Jackets, Sport	22 $\frac{1}{2}$	35	40
5. Leather Garments'	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
6. Oiled and Rubberized Clothing	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
7. Pants—Boys' and Youths' Short	20	33 $\frac{1}{3}$	35
8. Pants—Boys' and Youths' Long	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
9. Pants—Men's Fine Pants of wool	22 $\frac{1}{2}$	35	40
10. Pants—Men's other Pants	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
11. Parkas, other than leather	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
12. Suits	22 $\frac{1}{2}$	35	40
13. Suits—Ski and Sport	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
14. Windbreakers, other than leather	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$

A B C
per cent per cent per cent

Men's, Youths' and Boys' Furnishings

1. Bath Robes	20	35	40
2. Bathing Trunks and Suits	20	35	40
3. Belts	20	33 $\frac{1}{3}$	40
4. Blouses and Shirt Waists	Refer to	Order	A-1633
5. Caps and Helmets, other than leather.....	20	35	40
6. Caps and Helmets, leather	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
7. Collars, other than for Work Shirts.....	Refer to	Order	A-1633
8. Dressing Gowns.....	20	35	40
9. Gloves—other than Work	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
10. Handkerchiefs	25	37 $\frac{1}{2}$	45
11. Hats	20	35	42 $\frac{1}{2}$
12. Hosiery	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
13. Housecoats and Smoking Jackets	25	35	40
14. Pyjamas and Night Gowns	Refer to	Order	A-1633
15. Scarves and Mufflers	20	33 $\frac{1}{3}$	40
16. Shirts—other than Work Shirts.....	Refer to	Order	A-1633
17. Sweaters	20	33 $\frac{1}{3}$	40
18. Ties	20	35	42 $\frac{1}{2}$
19. Underwear—Knitted	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
20. Underwear—other than knitted.....	Refer to	Order	A-1633

Piece Goods

1. Alpines and Alpacas other than wool or wool mixture..	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
2. Alpines and Alpacas of wool or wool mixture.....	25	35	42 $\frac{1}{2}$
3. Awning Fabrics	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
4. Bedford Cords other than wool or wool mixture.....	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*5. Bedford Cords of wool or wool mixture	25	35	42 $\frac{1}{2}$
*6. Blanket Cloths of wool or wool mixture	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
7. Bobinets	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
8. Broadcloths other than wool	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
9. Bunting	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
10. Canvas	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
11. Cavalry Twills other than wool or wool mixture	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*12. Cavalry Twills of wool or wool mixture.....	25	35	42 $\frac{1}{2}$
13. Chenille Cloths	20	33 $\frac{1}{3}$	35
14. Cheese Cloth	16 $\frac{2}{3}$	30	35
*15. Cloakings, wool or wool mixture	25	35	42 $\frac{1}{2}$
16. Cloakings, other than wool or wool mixture.....	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
17. Coatings, other than wool or wool mixture	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*18. Coatings, wool or wool mixture	25	35	42 $\frac{1}{2}$
19. Corduroys	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
20. Cotton Bleached	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
21. Cotton Unbleached	16 $\frac{2}{3}$	30	35
22. Cottonades	16 $\frac{2}{3}$	30	35
23. Crepes, plain other than wool or wool mixture.....	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
24. Crepes, printed	25	35	42 $\frac{1}{2}$
25. Crash	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
26. Curtain Fabrics, other than plain scrim and plain marquissette	25	37 $\frac{1}{2}$	45
27. Damasks	25	35	42 $\frac{1}{2}$
28. Denims	16 $\frac{2}{3}$	30	35
29. Doeskins	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
30. Drapery Fabrics	25	37 $\frac{1}{2}$	45
31. Dress Goods, wool or wool mixture.....	25	35	42 $\frac{1}{2}$
32. Drills	16 $\frac{2}{3}$	30	35
33. Felts	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*34. Flannels	25	35	42 $\frac{1}{2}$
35. Flannelettes	16 $\frac{2}{3}$	30	35
36. Fleece Cloth, knitted	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
37. Ginghams	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$

	A	B	C
	per cent	per cent	per cent
<i>Piece Goods—Con.</i>			
38. Jersey of cotton	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
39. Jersey other than cotton	25	35	42 $\frac{1}{2}$
40. Lingerie Fabrics, other than cotton	20	35	40
*41. Linings	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
42. Marquissette, plain	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
43. Moleskins	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
44. Mosquito Netting	16 $\frac{2}{3}$	30	35
45. Muslins, printed or embroidered	25	35	42 $\frac{1}{2}$
46. Muslins, plain colours	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
47. Nainsooks, printed or embroidered	25	35	42 $\frac{1}{2}$
48. Nainsooks, plain colours	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
49. Nets and nettings, other than mosquito netting and curtain fabrics	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
50. Oilcloth, table	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
51. Organdies, printed or embroidered	25	35	42 $\frac{1}{2}$
52. Organdies, plain colours	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*53. Pantings, wool or wool mixture	25	35	42 $\frac{1}{2}$
54. Pantings, other than wool or wool mixture	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
55. Percales	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
56. Piques	20	35	40
57. Poplins of cotton	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
58. Poplins other than cotton	25	35	42 $\frac{1}{2}$
59. Prints, cotton dress	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
60. Scrim, plain	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
61. Seersuckers	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
62. Sharkskin	25	35	42 $\frac{1}{2}$
63. Sheetings, unbleached	16 $\frac{2}{3}$	30	35
64. Sheetings, bleached	16 $\frac{2}{3}$	33 $\frac{1}{3}$	37 $\frac{1}{2}$
65. Shirtings, other than wool or wool mixture	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
66. Spun Rayons, plain colours	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
67. Spun Rayons, printed	25	35	42 $\frac{1}{2}$
68. Suitings, other than wool or wool mixture	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*69. Suitings, wool or wool mixture	25	35	42 $\frac{1}{2}$
70. Terry Cloth	20	33 $\frac{1}{3}$	35
71. Ticking	16 $\frac{2}{3}$	33 $\frac{1}{3}$	35
72. Towelling	20	33 $\frac{1}{3}$	35
73. Tweeds, cotton	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
74. Upholstery Fabrics	25	37 $\frac{1}{2}$	45
75. Veilings	33 $\frac{1}{3}$	37 $\frac{1}{2}$	45
76. Velvets	25	35	42 $\frac{1}{2}$
77. Velveteens	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
78. Voiles, plain colours	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
79. Voiles, printed or embroidered	25	35	42 $\frac{1}{2}$
80. Whipcords, other than wool	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
*81. Whipcords of wool	25	35	42 $\frac{1}{2}$
*On goods prefixed by an asterisk when sold to merchant tailors	35

Sporting and Travelling Goods

1. Auto Rugs	20	33 $\frac{1}{3}$	35
2. Auto Seat Covers	25	33 $\frac{1}{3}$	37 $\frac{1}{2}$
3. Duffle Bags	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
4. Dunnage Bags	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
5. Knapsacks	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
6. Luggage	20	33 $\frac{1}{3}$	37 $\frac{1}{2}$
7. Sleeping Bags	20	35	40
8. Sports Equipment of Fabric or Leather, except Footwear and Clothing	20	35	40
9. Tents	20	35	40

	A	B	C
	per cent	per cent	per cent
<i>Women's, Misses' and Children's Accessories</i>			
1. Belts	25	37½	45
2. Cuff and Collar Sets	33½	37½	45
3. Gloves—other than Leather	25	35	42½
4. Gloves—Leather	22½	33½	40
5. Handbags	20	33½	37½
6. Handkerchiefs	25	37½	45
7. Head Squares	25	35	42½
8. Hosiery—Nylon	Refer to Order A-1860		
9. Hosiery—other than Nylon	20	33½	37½
10. Jabots	33½	37½	45
11. Kerchiefs	25	35	42½
12. Neckwear	33½	37½	45
13. Scarves	25	35	42½
14. Snoods	25	35	42½
15. Veils	33½	37½	45

Women's, Misses' and Children's (over 2 years) Ready-to-Wear

1. Aprons	25	37½	45
2. Bathing Suits, other than knitted	25	37½	45
3. Bathing Suits, knitted	20	35	40
4. Bathrobes	20	35	40
5. Bedjackets, other than knitted	25	37½	45
6. Bedjackets, knitted	20	35	40
7. Blazers	20	35	42½
8. Blouses	25	37½	45
9. Blousesettes	25	37½	45
10. Boleros	25	37½	45
11. Brunch Coats	20	35	40
12. Capes other than rain capes	25	37½	45
13. Coatees	25	37½	45
14. Coats	25	37½	45
15. Coveralls	20	33½	37½
16. Culottes	25	37½	45
17. Dickies	25	37½	45
18. Dresses	25	37½	45
19. Dressing Gowns	22½	35	42½
20. Foundation Garments	20	35	42½
21. Gymnasium Suits	20	35	40
22. Hoovers	20	35	40
23. Hostess Gowns	25	37½	45
24. House Coats	22½	35	42½
25. Jackets	25	37½	45
26. Jerkins	20	35	40
27. Jumpers	20	35	40
28. Kimonos	22½	35	42½
29. Leather Garments	20	35	40
30. Lingerie, other than knitted	25	35	42½
31. Middies	20	35	40
32. Night Gowns, other than knitted	25	35	42½
33. Night Gowns, knitted	20	33½	37½
34. Overalls	20	33½	37½
35. Overcoats	25	37½	45
36. Parkas	20	35	40
37. Pinafores	20	35	40
38. Playsuits	25	37½	45
39. Pyjamas—other than knitted	25	35	42½
40. Pyjamas—Knitted	20	33½	37½
41. Rain Capes	20	35	40

A B C
per cent per cent per cent

Women's, Misses' and Children's (over 2 years) Ready-to-Wear—Con.

42. Raincoats	22½	35	42½
43. Redingotes	25	37½	45
44. Riding Breeches	25	37½	45
45. Riding Habits	25	37½	45
46. Rubberized and Oiled Clothing	22½	35	42½
47. Shirts	22½	35	42½
48. Shirt Waists	22½	35	42½
49. Shorts	22½	35	42½
50. Ski Suits	25	37½	45
51. Skirts	22½	35	42½
52. Slacks	25	37½	45
53. Smocks	20	33⅓	37½
54. Snow Suits	25	37½	45
55. Suits—other than knitted	25	37½	45
56. Suits—Knitted	20	35	40
57. Sweaters	20	35	40
58. Tea Gowns	25	37½	45
59. Tunics	25	37½	45
60. Underwear—Knitted	20	33⅓	37½
61. Uniforms	20	33⅓	37½
62. Waterproof Clothing	22½	35	42½
63. Windbreakers	20	35	40
64. Wraps	25	37½	45

Work Clothing—Men's and Boys'

1. Bush Coats—other than Leather	20	33⅓	35
2. Combination Overalls	20	30	33⅓
3. Coveralls	20	30	33⅓
4. Dungarees	20	30	33⅓
5. Gloves	16⅔	30	33⅓
6. Leather Garments	20	33⅓	37½
7. Mackinaw Coats	20	33⅓	35
8. Mackinaw Shirts	20	33⅓	35
9. Overalls	20	30	33⅓
10. Pants and Breeches	20	33⅓	35
11. Shirts	20	30	33⅓
12. Smocks	20	30	33⅓
13. Socks	20	33⅓	35

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1894

Maximum Wholesale and Retail Prices of Cotton Cord, Cotton Twine and Cotton Wicking

Under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered as follows:

1. This Order comes into force on March 1, 1946.

Sales by Wholesalers

2. The maximum price at which a wholesaler may sell or offer to sell to any person cotton cord, cotton twine or cotton wicking is increased by not more than six cents (\$.06) per pound over the highest price at which on February 28, 1946, he could lawfully have sold those goods to that person, provided that a wholesaler on every sale of these goods to any person shall continue to allow any difference in price which he has during the basic period or customarily allowed to such person and which results in a lower net price per pound of these goods.

Sales by Retailers

3. The maximum price at which a retailer may sell or offer to sell cotton cord, cotton twine or cotton wicking is increased by or at a rate equivalent to not more than seven cents (\$.07) per pound over the highest price at which on February 28, 1946, he could lawfully have sold those goods.

Dated at Ottawa this 1st day of March, 1946.

J. H. THOMSON,
Administrator of Distributive Trades.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1895

Maximum Retailers' Prices for Birch, Elm, Maple, Ash or Basswood Plywood Panels in Canada

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. For the purposes of this Order,

- (a) "Eastern Canada" means the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island;
- (b) "point of shipment" means any warehouse, lumber yard or place from which plywood panels are shipped or delivered.

Maximum Retailers' Prices Fixed

2. (1) The maximum price at which any person may sell or offer to sell at retail, or at which any person may purchase at retail, any size and grade of plywood panels manufactured from veneers of Birch, Elm or Maple in Eastern Canada and described in the Schedule to this Order, which are shipped or to be shipped pursuant to such sale or offer from any point of shipment within Canada, shall be according to the size and grade, the price shown for such size and grade in the said Schedule increased by the amount of the freight charges, paid by the seller, covering the cost of transportation to his point of shipment, plus a markup of forty per centum (40%) of the above mentioned total price. In all cases the maximum price shall be calculated to the nearest \$2.50 or multiple thereof.

(2) The maximum prices at which any person may sell or offer to sell at retail, or at which any person may purchase at retail, any plywood panels manufactured from veneers of Ash or Basswood in Eastern Canada, which are shipped or to be shipped pursuant to such sale or offer from any point of shipment within Canada, shall be the prices shown in the Schedule to this Order, increased by an amount not exceeding ten per centum (10%) of such prices and the amount of the freight charges, paid by the seller, covering the cost of transportation to his point of shipment, plus a markup of forty per centum (40%) of the above mentioned total prices. In all cases the maximum price shall be calculated to the nearest \$2.50 or multiple thereof.

Use of Glues

3. (1) The maximum prices shown in the Schedule to this Order are for plywood panels manufactured with vegetable glue.

(2) The maximum prices for plywood panels manufactured with Casein (water resistant) glue or resin (waterproof) glue, shall be the prices shown in the Schedule to this Order increased by amounts not exceeding the following:

<i>Casein (water resistant) Glue</i>		<i>Resin (waterproof) Glue</i>
For 3-ply Panels.....	\$ 6.00 per 1000 FSM	\$15.00 per 1000 FSM
For 5-ply Panels.....	12.00 per 1000 FSM	30.00 per 1000 FSM
For 7-ply Panels.....	18.00 per 1000 FSM	45.00 per 1000 FSM

Grading

4. The grades referred to in the Schedule to this Order shall have the same meaning as set out in Section 5 of Timber Administrator's Order No. A-1657, dated the 12th day of June, 1945.

Special Grades and Sizes of Plywood Panels

5. (1) When any plywood panels, manufactured from veneers of Birch, Elm, Maple, Ash or Basswood, are offered for sale at retail in grades not referred to in this Order or in widths of more than 48 inches, or in lengths of more than 84 inches, such plywood panels shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any plywood panels are offered for sale at retail in sizes other than those sizes designated in the Schedule to this Order, such plywood panels shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Plywood Panels Sold

6. Every person selling plywood panels at retail from any point of shipment within Canada, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes, and grades of the plywood panels sold, and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Effective Date

7. This Order shall come into force on the 22nd day of March, 1946.

Dated at Ottawa this 18th day of March, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTOR'S ORDER No. A-1895

MAXIMUM RETAIL PRICES FOR PLYWOOD PANELS MANUFACTURED FROM VENEERS OF BIRCH, ELM OR MAPLE, IN EASTERN CANADA, FOR SALE IN CANADA

All prices set out hereunder refer to 1,000 feet surface measure.

Thickness	Lengths of 66" and less				Lengths of over 66" to 72"			
	Widths				Widths			
	24" and less	Over 24" to 30"	Over 30" to 42"	Over 42" to 48"	24" and less	Over 24" to 30"	Over 30" to 42"	Over 42" to 48"
GRADE I—GOOD TWO SIDES, SANDED ONE SIDE								
1/8"	\$ 61.75	\$ 64.00	\$ 66.00	\$ 67.25	\$ 65.00	\$ 67.25	\$ 69.25	\$ 70.25
3/16"	73.50	76.25	78.75	80.25	77.50	80.00	82.75	84.00
1/4"	91.00	94.50	98.00	100.00	96.00	99.50	103.00	104.50
5/16"	111.50	115.75	120.25	123.00	117.50	122.00	126.50	128.50
3/8"	132.50	138.75	145.25	148.25	140.50	146.75	153.00	156.25
1/2"	175.50	183.00	190.50	195.00	185.50	193.00	200.50	204.25
5/8"	216.25	225.75	235.25	240.75	229.00	238.50	248.00	252.50
3/4"	248.50	259.50	270.50	276.75	262.75	274.00	285.00	290.25
7/8"	283.50	296.25	308.75	316.25	300.00	312.75	325.25	331.50
GRADE II—GOOD ONE SIDE, SANDED ONE SIDE								
1/8"	\$ 52.50	\$ 55.50	\$ 57.50	\$ 59.00	\$ 55.75	\$ 58.25	\$ 60.75	\$ 62.00
3/16"	64.25	67.25	70.25	72.00	68.00	71.00	74.25	75.75
1/4"	81.75	85.50	89.50	91.75	86.50	90.50	94.50	96.25
5/16"	102.00	107.00	111.75	114.75	108.25	113.00	118.00	120.50
3/8"	123.00	128.75	134.75	137.75	130.25	136.25	142.00	145.00
1/2"	166.25	174.25	182.25	186.75	176.25	184.25	192.25	196.00
5/8"	207.00	217.00	227.00	232.50	219.50	229.50	239.50	244.25
3/4"	239.00	250.50	262.00	268.50	253.50	265.00	276.50	282.00
7/8"	274.00	287.25	300.25	308.00	290.50	303.75	316.75	323.25
GRADE III—SOUND TWO SIDES, SANDED ONE SIDE								
1/8"	\$ 46.75	\$ 48.50	\$ 50.25	\$ 51.25	\$ 49.25	\$ 51.00	\$ 52.75	\$ 53.75
3/16"	56.00	58.25	60.50	61.75	59.00	61.25	63.50	64.75
1/4"	70.00	73.00	75.75	77.50	74.00	76.75	79.75	81.25
5/16"	86.25	90.00	93.75	95.75	91.25	95.00	98.75	100.50
3/8"	105.00	110.00	115.00	117.50	111.25	116.25	121.25	123.75
1/2"	137.50	143.75	150.00	153.50	145.75	151.75	158.00	161.00
5/8"	170.25	178.00	185.75	190.25	180.25	188.00	195.75	199.50
3/4"	196.00	205.00	213.75	219.00	207.50	216.50	225.25	229.75
7/8"	224.00	234.25	244.50	250.50	237.25	247.50	257.75	262.75
GRADE IV—SOUND ONE SIDE, SANDED ONE SIDE								
1/8"	\$ 42.00	\$ 44.00	\$ 46.00	\$ 47.25	\$ 44.50	\$ 46.50	\$ 48.50	\$ 49.50
3/16"	51.25	53.75	56.25	57.75	54.50	57.00	59.25	60.50
1/4"	65.25	68.50	71.50	73.50	69.25	72.25	75.50	77.00
5/16"	81.75	85.50	89.50	91.75	86.50	90.50	94.50	96.25
3/8"	100.25	105.00	109.75	112.25	106.25	111.00	115.75	118.25
1/2"	133.00	139.25	145.75	149.50	141.00	147.25	153.75	156.75
5/8"	165.50	173.50	181.50	186.00	175.50	183.50	191.50	195.50
3/4"	191.25	200.50	209.50	214.75	202.75	212.00	221.00	225.75
7/8"	219.25	230.00	240.25	246.25	232.50	243.00	253.50	258.75

For Grades I, II, III and IV plywood panels of over 72" to 84" in length Add 10% to the prices for lengths of over 66" to 72".

GRADE V—UNSANDED

Widths of 48" and less—Lengths of 72" and less

Thickness	1/8"	3/20"	3/16"	1/4"	5/16"	3/8"
—	\$33.00	\$36.30	\$44.00	\$55.00	\$66.00	\$79.75

For Grade V plywood panels of over 72" to 84" in length ADD 10% to the above prices of Grade V plywood panels.

In calculating the surface measure of plywood panels, lengths and widths shall be measured in quarter inches, any fraction of a quarter of an inch being computed as a whole quarter inch.

For Grades I, II, III and IV plywood panels sanded on both sides ADD \$3.00 to the above prices for Grades I, II, III and IV plywood panels.

For Grades I, II, III and IV plywood panels not sanded on either side DEDUCT \$3.00 from the above prices for Grades I, II, III and IV plywood panels.

For Grades I, II, III and IV plywood panels in thicknesses of over 7/8" ADD 15% to the above prices for Grades I, II, III and IV plywood panels for each 1/8" thickness in excess of 7/8".

For Grades I, II, III and IV plywood panels with a face made of one piece of veneer ADD 10% to the above prices for Grades I, II, III and IV plywood panels.

For quantities of less than one full standard panel ADD 15% to the above prices.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1896

Maximum Retailers' Prices for Lumber and Millwork in the Greater Ottawa District and the City of Hull

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Schedule B Amended

1. Schedule B to Administrator's Order No. A-1303, dated the 20th day of July, 1944, is amended by:—

(a) deleting the line under the heading "Panelling With Moulding for 1 Side" reading as follows:

"Unselected Birch, 7/8" in thickness.....80 per square foot";

(b) deleting the line under the heading "Laminated Panels" reading as follows:—

"Birch..... | 3-Ply Stock Sizes | 25c. per square foot | 35c. per square foot".

Effective Date

2. This Order shall come into force on the 22nd day of March, 1946.

Dated at Ottawa this 18th day of March, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1897

**Maximum Retailers' Prices for Lumber and Millwork in the Lake Superior
Region of Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Schedule A Amended

1. Schedule A to Administrator's Order No. A-1215, dated the 6th day of May, 1944, is amended by deleting the words and figures under the headings, "Hardwoods—Veneers", and the said heading "Veneers".

Effective Date

2. This Order shall come into force on the 22nd day of March, 1946.

Dated at Ottawa this 18th day of March, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1898

**Maximum Retailers' Prices for Lumber and Millwork in the Greater
Winnipeg District**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:—

Schedule A amended

1. Schedule A to Administrator's Order No. A-1132, dated the 13th day of March, 1944, is amended by:—

- (a) deleting the items and figures under the headings "Hardwoods—3-Ply Panels—Birch" and the said heading "Birch";
- (b) deleting the items and figures under the headings "Hardwoods—5-Ply Door Panels—Birch" and the said heading "Birch".

Effective Date

2. This Order shall come into force on the 22nd day of March, 1946.

Dated at Ottawa this 18th day of March, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1899

Wholesale and Retail Sales of Lumber

Under powers conferred on the Timber Administrator by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. This Order shall come into force on March 22, 1946.
2. For the purposes of this Order, "Timber Administrator" includes Deputy Timber Administrator.
3. (1) No person shall sell lumber at retail unless such person operates an established retail lumber yard which is capable of serving the public with assorted stocks of lumber and lumber products in a normal retail method. In any case of dispute or doubt, the decision of the Timber Administrator shall govern as to whether a person operates such a retail lumber yard.
(2) Any person who, by directions in writing of the Timber Administrator, is informed that he is not qualified under sub-section (1) preceding to operate a retail lumber business shall cease to sell any lumber at retail notwithstanding any licence obtained by him from the Board.
4. Subject to Section 5, no person shall sell any lumber to any retail lumber dealer at a price higher than the lawful maximum price for such lumber on sales by such person at wholesale.
5. (1) When sales of lumber are made by and between persons who are exclusively retail lumber dealers, the total combined amount of markup of such dealers shall not exceed the markup which the first of them could lawfully include in his selling price on a sale of such lumber at retail.
(2) No such retail lumber dealer shall sell to another retail lumber dealer at any time a carload or more of lumber or, in any month, a quantity of lumber equal to a carload or more without, in either case, obtaining the authority in writing of the Timber Administrator.

Dated at Ottawa, this 20th day of March, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 117

Fuelwood Regulations in British Columbia

Under powers given by the Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on March 25, 1946, and regulates sales of fuelwood in British Columbia formerly regulated by Order of the Timber Controller, No. 24, which has been rescinded.

Definitions

2. For the purposes of this Order,

- (a) "bushwood" means any wood intended for use as fuel, which is not the by-product of a sawmill or shingle mill;
- (b) "hogged fuel" means any waste or by-products of a sawmill or shingle mill which has been processed in a machine known as "the hog";
- (c) "millwood" means any waste or by-product of a sawmill or shingle mill capable of use as fuel, (except sawdust and hogged fuel) and includes cuttings, edgings, blocks and slabs;
- (d) "sawdust" includes sawdust manufactured in sawdust machines as well as that resulting from ordinary sawmill or shingle mill operations;
- (e) "fuelwood" includes bushwood, millwood, hogged fuel and sawdust.

Sale of Fuelwood

3. (1) No person shall sell or deliver millwood or bushwood except in cords comprising 128 cubic feet each or fractions of such a cord, when properly piled, or, if the wood is 16 inches or under in length,

- (a) in cords comprising 128 cubic feet each or fractions of such a cord, when properly piled; or
- (b) in cords comprising 168 cubic feet each or halves of such a cord in box containers in which the wood is loosely packed.

(2) No person shall sell or deliver sawdust, except

- (a) in sacks containing 4 cubic feet;
- (b) in units comprising 200 cubic feet each or fractions of such a unit.

(3) No person shall sell or deliver hogged fuel except in units of 200 cubic feet each or fractions of such a unit.

(4) No person shall deliver millwood or bushwood in a box container unless the container is filled with wood up to the limit of its capacity when levelled off at the top, or, if the container is divided into compartments, each compartment containing any wood is so filled.

(5) No person shall deliver sawdust in a box container unless the container is filled with sawdust up to the limit of its capacity when levelled off at the top, and the quantity of sawdust in a container so filled shall be deemed to equal the capacity of the container, even if the sawdust has been tramped or compressed otherwise than by its own weight.

(6) No person shall deliver millwood, bushwood or sawdust in a box container unless the container has painted on one side in legible letters of not less than six inches in height the name and address of the owner of the vehicle and, if the container is used for the delivery of bushwood or millwood, the capacity of the container

expressed in cords of 168 cubic feet and fractions of such a cord, or, if the container is used for the delivery of sawdust, the capacity of the container expressed in units of 200 cubic feet and fractions of such a unit.

Invoices

4. (1) Every person who sells or delivers fuelwood shall prepare an invoice in duplicate for each such sale or delivery showing therein,

- (a) the name and address of the seller and purchaser;
- (b) the kind, and quantity of each kind of fuelwood sold;
- (c) the price per cord or per unit and the total price charged;
- (d) the date of delivery;
- (e) any and all charges for and incidental to the sale and delivery; and
- (f) if the wood is bushwood or millwood, the length thereof and whether the wood is seasoned dry or green.

(2) No person shall make any charge for, or incidental to, the sale or delivery of fuelwood unless the charge is shown on the invoice.

(3) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for the inspection of the Timber Administrator or his representative.

Application of Order

5. This Order shall apply only in the province of British Columbia.

Dated at Ottawa this 15th day of March, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Regulations

(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 28A

(Order No. M.V.C. 28—New Trucks—Amended)

Dated March 26, 1946.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Motor vehicle rationing officer substituted for tire rationing officer*

The Order of the Motor Vehicle Controller No. M.V.C. 28 dated August 22, 1945 is amended by deleting the words "Tire Rationing Officer" wherever they appear in the said Order and by substituting therefor the words "Motor Vehicle Rationing Officer."

2. *Section 6 amended*

Subsection (1) of Section 6 of the said Order is amended by adding thereto the following:—

"A dealer must accept the purchase order of an eligible consumer holding a Priority Certificate who is ready and willing to abide by the dealer's ordinary, reasonable and lawful terms of sale."

3. *Section 7 amended*

Subsection (2) of Section 7 of the said Order is amended by adding thereto the following:—

"The priority of a purchase order placed before or in anticipation of the issuance of a Priority Certificate is to be governed by the date when the Priority Certificate is placed in the dealer's hands and not by the date of the placing of the purchase order."

4. *Schedule "A" amended*

That portion of Schedule "A" to the said Order under the heading "Rehabilitation" is amended to read as follows:—

"A discharged member of the Armed Services who requires a truck for business purposes, subject to need being established."

E. T. MILNE,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 29A

(Order No. M.V.C. 29—New Passenger Cars—Amended)

Dated March 26, 1946.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 6 amended*

Subsection (1) of Section 6 of the Order of the Motor Vehicle Controller No. M.V.C. 29 dated November 10, 1945 is amended by adding thereto the following:—

"A dealer must accept the purchase order of an eligible consumer holding a Priority Certificate who is ready and willing to abide by the dealer's ordinary, reasonable and lawful terms of sale."

2. *Section 7 amended*

Subsection (2) of Section 7 of the said Order is amended by adding thereto the following:—

"The priority of a purchase order placed before or in anticipation of the issuance of a Priority Certificate is to be governed by the date when the Priority Certificate is placed in the dealer's hands and not by the date of the placing of the purchase order."

3. *Section 16 rescinded*

Section 16 of the said Order is rescinded.

4. *Schedule "A" amended*

That portion of Schedule "A" under the heading "Rehabilitation" in Class "B" is amended to read as follows:—

"A discharged member of the Armed Services who requires a car for business purposes, subject to need being established, and an incapacitated discharged member of the armed forces who requires a car to rehabilitate himself; subject to certificate as to necessity by a Medical Officer."

E. T. MILNE,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 11

(Priority Rating for Building Materials for Use in Government Approved Low-cost Housing Projects)

Dated March 12, 1946.

Pursuant to the powers conferred by Order in Council P.C. 1169 of February 20, 1941, and any other Order in Council, it is hereby ordered as follows:—

1. *Purpose of Order*

The Priorities Officer has established a priority rating designated by the letters "APH" and a serial number for use in channelling the required quantities of building materials into government approved low-cost housing projects. Each serial number

designates a specific project, but there is no priority as between projects. The purpose of this Order is to prescribe the uses of the rating.

2. *Definitions*

For the purposes of this Order,

- (a) "authorized user" means any person who is specifically authorized to use the rating by permit in writing issued by the Priorities Officer;
- (b) "building materials" means any goods or materials listed in Schedule "A" to this Order;
- (c) "rating" means the combination of the letters "APH" and the serial number assigned for a project to an authorized user by permit in writing of the Priorities Officer;
- (d) "rated purchase order" means a written purchase order for building materials to which a rating has been applied or extended in accordance with this Order;
- (e) "supplier" means any person who, in the ordinary course of business, sells building materials.

3. *Authorization by Authorized User*

Any authorized user may authorize any other person to use the rating to obtain building materials for use on the project for which the rating was assigned to the authorized user. To be valid any authorization under this Section must be in writing.

4. *Application of Rating to Purchase Orders*

Any authorized user and any person authorized, in accordance with Section 3 of this Order, to use a rating may apply the proper rating on any purchase order placed by him for the minimum quantity of building materials required for use on the project for which the rating was assigned.

5. *Dates for Delivery on Purchase Orders*

Every person who places a rated purchase order shall also specify on such order the date or dates for delivery of the building materials designated in the purchase order. No such date shall be more than thirty days before the date when the building materials are required for use on the project.

6. *Rated Purchase Orders Not to be Placed for Excess Quantity of Building Materials*

An authorized user, or a person authorized by an authorized user to use the rating, must not place rated purchase orders for any more building materials than are required to complete the project for which the rating was assigned.

7. *Unauthorized Uses of Rating Prohibited*

(1) No person shall use a rating except to obtain building materials for the project for which the rating was assigned.

(2) No person shall use a false rating on any purchase order for building materials or falsely represent himself as an authorized user or as a person authorized to use a rating.

8. *Suppliers to Give Priority to Rated Purchase Orders*

Subject to the exception set out in Section 11 of this Order, a supplier who receives a rated purchase order for building materials must not sell or supply any building materials of the sort designated on the rated purchase order to any person, except the person who placed the rated purchase order, after the date specified in the rated purchase order for the delivery of the materials, unless he has previously filled the rated purchase order.

9. *Certification for Use by Suppliers*

(1) A supplier who receives a rated purchase order may, to the extent that he is unable to fill the rated purchase order from his available stock, extend the rating shown on such rated purchase order to a purchase order placed by him with his supplier by certifying on his purchase order as follows:—

We certify that we have received a rated purchase order for the supply of building materials against the rating APH

(state serial number)

from

(State name and address of person from whom rated purchase order received)

which we are unable to fill from our available stock.

.....
(Signature of supplier)

10. *Acceptance and Cancellation by Suppliers of Rated Purchase Orders*

(1) Subject to the exception set out in Section 11 of this Order, a supplier must accept the rated purchase order of any person who is ready and willing to abide by the supplier's ordinary, reasonable and lawful terms of sale.

(2) Any supplier who fails or refuses to accept a rated purchase order shall, upon written request of the person placing the order, promptly give his reasons in writing for his failure or refusal.

11. *Exception as to Suppliers who are Producers or Fabricators*

A supplier who is also a producer or fabricator of the building materials designated on a rated purchase order received by him and who does not, in the ordinary course of his business, sell directly to consumers need not accept such rated purchase order or fill it in priority to any other purchase order unless specifically required to do so by the Priorities Officer; provided that this exception shall not apply to any branch or subsidiary of a producer or fabricator which operates as a distributional outlet.

12. *Prohibition Against Unauthorized Disposition of Building Materials Obtained Under Rated Purchase Orders*

No person shall dispose of any building materials acquired under a rated purchase order (except a supplier to the person placing the order) and no person shall use building materials acquired under any such purchase order except on the project for which the rating was assigned.

13. *Records*

(1) Every person who uses a rating shall keep on file a copy of each rated purchase order placed by him.

(2) Every supplier shall keep on file all rated purchase orders received by him and a copy of every invoice or sales slip for building materials sold or supplied by him.

14. *Permits*

The provisions of this Order shall be subject to any permit in writing issued by the Priorities Officer.

15. *Applications to Priorities Officer*

Any person authorized to use a rating who is unable to obtain building materials for use on the project for which the rating was assigned may apply in writing to the Priorities Officer for relief. Each such application shall set out the efforts which have been made to obtain the materials and the reasons why they cannot be obtained, including any written reasons furnished by any supplier for failing or refusing to

supply building materials against a rated purchase order. The application should be submitted to the nearest office of the Priorities Branch or to the Priorities Branch, Department of Reconstruction and Supply, Ottawa.

The addresses of the Regional Offices of the Priorities Branch are as follows:

224 Youville Square, Montreal
11 Jordan Street, Toronto
725 Marine Building, Vancouver.

W. E. UREN,
Priorities Officer.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

(A person who contravenes or fails to observe any provision of this Order is liable to the penalties prescribed by Section 15 of the Wartime Industries Control Regulations, set out in Order in Council P.C. 3 of January 4, 1944, as amended.)

SCHEDULE "A"

to

Order No. P.O. 11 of the Priorities Officer

1. Blocks—concrete, cinder and clay
2. Brick—common and face
3. Builders hardware
4. Building papers and felts
5. Cement
6. Clay sewer pipes, field tile and flue linings
7. Conduit and fittings
8. Electrical wires and cables, wiring supplies and devices of all kinds
9. Fibre board and lath
10. Furnaces
11. Glass
12. Gypsum board and lath
13. Heaters—coal, gas and oil
14. Insulation materials
15. Lumber—framing, siding, roofing and outside trim including sash and frames, interior trim including doors, finished flooring and plywood
16. Nails
17. Paints and varnishes
18. Plumbing fixtures and fittings
19. Range boilers
20. Soil pipe and fittings
21. Steel pipe and fittings
22. Roofing materials
23. Shingles—asphalt, cement asbestos and wood
24. Steel sheets—black and galvanized

PART V

Export Permit Branch

(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 139

OTTAWA, March 16, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraphs 2 and 4, as amended, the undersigned orders:

1. That Clause 31A, sub-section (2) of the Export Permit Regulations of April 30, 1945, be amended by the addition thereto of the words "the various Boards of the Department of Agriculture".

2. That this Order shall come into force and have effect on and after March 18, 1946.

JAS A. MacKINNON,

*Minister of Trade and Commerce***EXPORT PERMIT BRANCH ORDER No. 140**

OTTAWA, March 18, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, paragraph 4, as amended, the undersigned hereby orders:—

1. That Export Permit Branch Order No. 103 of November 22, 1944, be amended by the deletion of Glycerine, so that an export permit will be required for this product when shipped to any destination.

2. That Export Permit Branch Order No. 138 of February 27, 1946, be amended by the deletion of Penicillin, so that an export permit will be required for this product when shipped to any destination.

(Penicillin was formerly covered by Biological products and All Chemicals not Enumerated Elsewhere.)

3. That this Order shall come into force and have effect on and after March 20, 1946.

JAS. A. MacKINNON,

Minister of Trade and Commerce.

VOLUME I No. 13



April 1, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

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STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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PART I
Orders in Council

**Order in Council authorizing the payment of various benefits, rights
and privileges to certain persons enrolled for
special duty in war areas**

P.C. 988

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas the Secretary of State for External Affairs reports that certain persons numbering approximately fifty-seven were enrolled in Canada during the war by United Kingdom authorities for special duty in war areas;

That these men were employed on duties directly connected with military operations and received remuneration comparable to members of the Forces;

That their services were vital in the prosecution of the War and they were performed in circumstances involving extraordinary risk to life and limb;

That they were nevertheless not legally members of His Majesty's Forces and are not therefore eligible for pensions and re-establishment benefits available to Canadians who served in His Majesty's Forces other than Canadian; and

That having regard to the nature and conditions of their employment, it is fair and just to consider them to have been members of His Majesty's Forces other than Canadian, in order that they may receive pension and re-establishment benefits available under Canadian law to persons domiciled in Canada who so served;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Secretary of State for External Affairs (concurred in by the Minister of Veterans Affairs) and under and by virtue of the War Expenditure and Demobilization Appropriation Act (No. 2), 1945, is pleased to make and doth hereby make the following Order:

ORDER

1. Every person domiciled and resident in Canada certified by the Under-Secretary of State for External Affairs as having been enrolled by United Kingdom Authorities for special duty in war areas during the war which commenced on September 10, 1939, and who, at the time of such enrolment, was domiciled and resident in Canada, shall, on termination of such services, be deemed to have served on active service in His Majesty's Forces other than Canadian Forces, and, by reason of such service, be entitled to all benefits, rights and privileges available under the following Acts and Orders, and be subject to all conditions as are in such Acts and Orders contained:

- (i) Pension Act,
- (ii) The Department of Veterans Affairs Act, 1944,
- (iii) The Veterans' Insurance Act,
- (iv) The Veterans' Land Act, 1942,
- (v) The War Veterans' Allowance Act,
- (vi) The Reinstatement in Civil Employment Act, 1942,
- (vii) Civil Service Act,
- (viii) The Veterans' Rehabilitation Act, and
- (ix) Veterans' Dual Service Pension Order,
- (x) The War Service Grants Act.

2. There shall be deducted from any pecuniary benefit authorized hereunder the amount of any pecuniary benefit of the same nature received by or available to, or in respect of, any such person from the Government of the United Kingdom arising out of this service.

3. This Order shall be administered by the Minister of Veterans Affairs who is hereby authorized to make such rules and regulations, subject to the approval of the Governor in Council, as may be necessary or advisable to give effect to the provisions of this Order according to their true spirit and intent and for that purpose to supplement such provisions.

4. Expenditures required to be made under and by virtue of this Order may be charged to War Appropriation for the current fiscal year and thereafter to moneys voted by Parliament for the purpose.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council excluding certain classes of persons from the war service preference provided in the Civil Service Act

P.C. 29/1046

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 22nd March, 1946.

The Board recommend that Order in Council of September 21, 1945, P.C. 20/6173, excluding certain classes of persons from the preference for war service, granted by Section 29 of the Civil Service Act, be amended by revising Sections 1 and 2 thereof to read as follows:—

1. Persons who, in connection with the European war, arrived after V-E-Day (May 8, 1945) in a country or zone of operations, service in which is recognized as overseas active service, or whose service on the high seas commenced after that date.

2. Persons who, in connection with the war in the Pacific, arrived after V-J-Day (August 15, 1945) in a country or zone of operations, service in which is recognized as overseas active service, or whose service on the high seas commenced after that date.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending time during which certain civil servants may elect to contribute under Civil Service Superannuation Act in respect of temporary service

P.C. 43/1046

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Administrator in Council, on the 22nd March, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the

Civil Service Superannuation Act, be granted a further period to the dates stated, in which to elect to contribute for their non-contributory service:—

<i>Name</i>	<i>Rank</i>	<i>Division</i>	<i>Effective</i>
Archibald J. MacKenzie...	Graduate Nurse...	Department of Veterans Affairs	December 19, 1945
Herbert Geo. Paris.....	Garageman	Department of Mines and Resources	January 31, 1946
Arthur R. McDougall.....	Letter Carrier ...	Post Office Department	January 21, 1946
W. M. Phillips.....	Postal Clerk	Post Office Department	February 8, 1946
Howard A. Teakles.....	Postal Clerk	Post Office Department	February 12, 1946

A. D. P. HEENEY,
Clerk of the Privy Council.

Orders in Council authorizing Municipalities to exercise Control over Erection, Alteration or Repair of Buildings

P.C. 1184

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 27th day of March, 1946.

PRESENT:

HIS EXCELLENCY

THE ADMINISTRATOR IN COUNCIL:

Whereas representations have been made by various municipal corporations to the effect that, having regard to the need for housing and a shortage of building materials, they consider that restrictions should be imposed on the construction of certain classes of buildings;

And whereas having regard to the varying needs for housing in different localities and the knowledge of local authorities as to such needs, the labour supply and the building programs which are in progress or anticipated in their community, it is deemed advisable, by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, that municipal authorities should have power to regulate, control and retard building construction in their respective territories during the current calendar year as in their discretion they see fit;

Therefore, His Excellency the Administrator in Council, on the recommendation of the Minister of Reconstruction and Supply and pursuant to the powers conferred by The National Emergency Transitional Powers Act, 1945, The Department of Reconstruction Act, 1944, and the Department of Reconstruction and Supply Act, 1945, is pleased to order and doth hereby order as follows:—

1. For the purposes of this Order in Council, "municipal body" includes the corporation of any city, town, village, county, township, parish or other territorial or local division of any province of Canada, the inhabitants whereof are incorporated or have the right of holding property for any purpose.

2. Notwithstanding any law, whether statute or otherwise in force in any province, every municipal body and every officer, employee or agent thereof having authority in relation to building permits shall, in the exercise thereof during the current calendar year, have power

- (a) to refuse to issue a permit for the erection, alteration or repair of any building or structure; and
- (b) to revoke, cancel or suspend any permit which may have been issued for the erection, alteration or repair of any building or structure.

3. Where, in any place, a permit from a municipal body or any officer, employee or agent thereof is required by law for the erection, alteration or repair of any building or structure, no person shall erect, alter or repair any building or structure in such place unless such permit shall have been issued therefor and is in full force and effect.

4. Any person who contravenes or fails to observe the provisions of Section 3 of this Order in Council shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment, but such person may, at the election of the Attorney General of Canada or of the Province in which the offence is alleged to have taken place, be prosecuted upon indictment, and if convicted shall be liable to a fine not exceeding ten thousand dollars or to imprisonment for a term not exceeding five years, or to both such fine and such imprisonment; and where the offence has been committed by a company or corporation, every person who at the time of the commission of the offence was a director or officer of the company or corporation shall be guilty of the like offence if he assented to or acquiesced in the commission of the offence or if he knew that the offence was about to be committed and made no attempt to prevent the commission, and in a prosecution of a director or officer for such like offence, it shall not be necessary to allege or prove a prior prosecution or conviction of the company or corporation for the offence.

5. Where the failure to fulfill any contract, whether made before or after the date of this Order in Council, is due to anything done or omitted by a municipal body or by any officer, employee or agent thereof pursuant to any power conferred by this Order in Council, proof of that fact shall be a good defence to any action or proceeding in respect of the failure.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39

Eighth Revision

Supplement No. 33

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 15th March, 1946.

To Collectors of Customs and Excise, and others concerned:

EXPORT PERMITS

Effective on and after March 6, 1946 (P.C. 750, March 7, 1946), Clause 5 (a) of the Export Permit Regulations (Eighth Revision) is amended to read as follows:—

“No person shall export any goods to any country, other than to parts of the British Empire and its Protectorates; destinations within the Western Hemisphere and Possessions and Protectorates of the United States; Belgium, France, The Netherlands, and their Colonies and Protectorates; Czechoslovakia, Denmark, Greece, Luxembourg, Norway, Poland, Turkey, Union of Socialist Soviet Republics, Vatican City, Yugoslavia; China, Egypt, Iran, Iraq, without first having obtained an export permit issued by or on behalf of the Minister of Trade and Commerce.”

The effect of this amendment is to release from export permit control all non-listed commodities and those specifically deleted from the Export Control Schedule, in respect of shipments to the above-mentioned areas in Europe and Asia as well as to all countries within the British Empire and the Western Hemisphere.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise*

PART III
Wartime Prices and Trade Board
(Finance)
Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1900

Use and Distribution of Horsehides

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered as follows:—

1. This Order comes into force on March 22, 1946.
2. Administrator's Order No. A-1366 is hereby revoked.

Dated at Ottawa, this 21st day of March, 1946.

R. A. STEWART,
Administrator of Hides and Leather.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

The provisions of this Order will permit tanners to resume production of some goods which have heretofore been prohibited. If a tanner resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations, or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1901

Respecting Bread and Bakery Products

Under powers given by the Wartime Prices and Trade Board to the Deputy Co-Ordinator, Manufactured Foods, it is hereby ordered as follows:—

1. Administrator's Order No. A-908, as amended, is further amended by adding as clause (c) at the end of subsection (2) of Section 2, the following:—

“(c) use for wrapping bread waxed bread wrappers in any shade other than one shade of buff as designated by the Administrator of Book and Writing Paper under Administrator's Order No. A-523.”

2. This Order comes into force on April 1, 1946.

Dated at Ottawa, this 21st day of March, 1946.

F. T. W. SAUNDERS,
Deputy Co-Ordinator, Manufactured Foods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1902

Respecting the Manufacture of Book, Writing and Specialty Papers

Whereas Administrator's Order No. A-1786 was issued October 30, 1945, revoking Administrator's Order No. A-1000 as of March 31, 1946;

And whereas, because of the critical shortage at the present time in supplies of fine paper, it is considered expedient to continue the provisions of said Administrator's Order No. A-1000 in full force and effect beyond March 31, 1946;

Now, therefore, under powers given by the Wartime Prices and Trade Board to the Administrator of Book and Writing Paper, it is hereby ordered as follows:

1. Administrator's Order No. A-1786 is hereby revoked.
2. This Order comes into force on March 22, 1946.

Dated at Ottawa this 20th day of March, 1946.

A. P. JEWETT,
Administrator of Book and Writing Paper.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1903

The Manufacture of Envelopes

Whereas Administrator's Order No. A-1790 was issued October 31, 1945, revoking Administrator's Order No. A-1570 as of March 31, 1946;

And whereas because of the critical shortage at the present time in supplies of fine paper it is considered expedient to continue the provisions of said Administrator's Order No. A-1570 in full force and effect beyond March 31, 1946;

Now, therefore, under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. Administrator's Order No. A-1790 is hereby revoked.
2. This Order comes into force on March 22, 1946.

Dated at Ottawa this 20th day of March, 1946.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1904

Maximum Prices for Sales of Green Salted and Frozen Horsehides by Dealers, Brokers and Tanners

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered as follows:

Effective Date

1. This Order shall come into force on March 26, 1946.

Definitions and Application

2. (1) For the purposes of this order,

- (a) "horsehide" means a horsehide with the body hair on but the mane and tail removed and which hide has been green salted or frozen;
- (b) "Western" and "Eastern", in relation to person or place, mean, respectively, a person or place located at a point west or east of the Ontario-Manitoba boundary;
- (c) "sell" includes offer to sell.

(2) Where in this Order reference is made to a dealer, broker or tanner it means such a person who is also the holder of a valid licence issued under Order No. 48 or No. 600 of the Board.

Inspection and Approval of Horsehides

3. No dealer shall deliver a horsehide to a tanner unless it has been inspected and approved as saleable by a broker acting for that tanner.

Disputes Respecting Price

4. Upon application of any dealer, broker or tanner or of his own motion, the Administrator may determine the kind, type and grade of any horsehide and the lawful maximum price therefor and his decision shall be conclusive and binding on all parties.

Maximum Prices for Horsehides

5. The maximum price at which a dealer, a broker or a tanner may sell a horsehide shall, according to the kind, type and grade, be the price set forth for that horsehide in the following table:

TABLE

<i>Kind</i>	<i>Type</i>	<i>Grade</i>	<i>Price Per Hide</i>
Green Salted Horsehides	Renderers' and Slaughterers'	#1 and #2 Flat	\$6.75
Green Salted Horsehides	Renderers' and Slaughterers'	#3's, Glues and Ponies	\$3.38
Green Salted Horsehides	Countries	#1 and #2 Flat	\$6.10
Green Salted Horsehides	Countries	#3's, Glues, and Ponies	\$3.05
Frozen Horsehides		#1 and #2	\$5.75
Frozen Horsehides		Visible #3's and Ponies (40 lbs. and less)	\$2.88

provided that

- (a) sales by an Eastern dealer, broker or tanner shall be f.o.b. his Eastern warehouse;
- (b) sales by a Western dealer, broker or tanner to an Eastern dealer, broker or tanner shall be f.o.b. customary Eastern delivery points;
- (c) sales by a Western dealer, broker or tanner to a Western buyer shall be f.o.b. the seller's Western warehouse.

Invoices

6. (1) Every seller of horsehides to a tanner shall on every sale and concurrently with delivery furnish the tanner with an invoice showing the date of the sale, the name and address of the seller and of the tanner, the kind, type and grade of hides sold and the prices charged for the same.

(2) Every tanner shall retain the invoice and every seller shall retain a copy of the invoice, provided as required by this Section, and hold such invoice or copy available for inspection by an authorized officer of the Board at any time within twelve months after the date of the transaction to which it relates.

Reports

7. Within the first ten days of each month every tanner shall report to the Administrator his receipts of all horsehides during the preceding month by forwarding a copy of the invoice covering each purchase certified as a true copy by the broker.

Offering of Inventories for Sale

8. Every dealer having horsehides in his possession or under his control for sixty days or more shall offer them for sale to a tanner.

Dated at Ottawa, this 23rd day of March, 1946.

R. A. STEWART,
Administrator of Hides and Leather.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1905

Maximum Prices of Bananas

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables it is hereby ordered as follows:

1. This Order comes into force on March 27, 1946.
2. Section 14 of Administrator's Order No. A-1668 is hereby revoked and the following substituted therefor:

"Deposit Charge for Banana Crates and Boxes

14. If on a sale by a wholesale distributor any bananas on the stem are shipped by common carrier in a banana crate or any bananas in hands are shipped by common carrier in a box, the seller may, in addition to the maximum price, charge the buyer 50 cents per crate or \$1.00 per box, as the case may be, as a deposit charge refundable upon return of the crate or box at the buyer's expense in the same condition as when received by the buyer. Such charge must be shown as a separate item on the seller's invoice and must not be included by the buyer in calculating his selling price."

Dated at Ottawa this 23rd day of March, 1946.

E. J. CHAMBERS,
*Administrator of Fresh Fruit
and Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1906

Control of Rosin

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator it is hereby ordered as follows:

1. This Order comes into force on March 27, 1946.

2. Administrator's Order No. A-1758, which placed certain quota restrictions on the use of rosin, is hereby revoked.

Dated at Ottawa, this 25th day of March, 1946.

F. H. LEHBERG,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1907

Maximum Prices of Certain Types of Bedding and Upholstered Furniture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Upholstered and Metal Furniture and Bedding, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on April 1, 1946.

Maximum Prices

2. The maximum price at which a manufacturer of any of the products listed in the table below may sell any of them shall be the maximum price at which he could lawfully have sold the product on March 30, 1946, plus a percentage of that price, namely, the percentage shown opposite that product in the table:

Products	Percentage
(a) Pocket springfilled mattresses.....	20
(b) Open Coil springfilled mattresses (prices at March 30, 1946, over \$15)	16
(c) Open Coil springfilled mattresses (prices at March 30, 1946, \$15 and under).....	21
(d) White and coloured cotton felt mattresses, including crib, cot and couch mattresses.....	18
(e) Blown cotton and plater mattresses, with coloured and/or white filling, including crib, cot and couch mattresses.....	25
(f) Mattress covers and cases.....	10
(g) Cotton or kapok filled pillows.....	25
(h) Feather and down filled pillows.....	25
(i) Cotton, feather or down filled sleeping bags.....	25
(j) Cotton, feather or down filled comforters.....	25
(k) Upholstered box springs.....	21
(l) Upholstered headboard beds (or continental beds).....	21
(m) Studio lounges, studio sets, bed davenports, bed davenport sets, convertio lounges, convertio lounge sets, studio and davenport chairs.	20

Maximum Charges for Remaking and Repairing

3. The maximum price which any such manufacturer or a repairer may charge for remaking or repairing any of the products listed in Section 2 of this Order shall be the maximum price which he could lawfully have charged for that service on March 30, 1946, plus fifteen per centum (15%) thereof.

Filing of Revised Price Lists

4. On or before April 30, 1946, every person who manufactures any of the products listed in Section 2 of this Order is required to file with the Administrator of Upholstered

and Metal Furniture and Bedding, Room 1111, Aldred Building, Montreal, a price list showing for each type and quality of such products made by him, his maximum price

(a) on March 30, 1946; and

(b) as authorized by this Order.

Dated at Ottawa, this 26th day of March, 1946.

A. C. GUTHRIE,
Administrator of
Upholstered and Metal Furniture
and Bedding.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1908

Leather Gloves, Mitts, Moccasins, Caps, Helmets and Clothing

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing and the Administrator of Men's and Boys' Furnishings, it is hereby ordered as follows:

1. This Order comes into force on March 15, 1946.

2. The sales of goods to which the provisions of Administrator's Orders Nos. A-1885, A-1886 and A-1887 apply are hereby made subject to the provisions of Administrator's Order No. A-1883.

Dated at Ottawa, this 15th day of March, 1946.

A. BRADSHAW,
Administrator of Work Clothing and
Administrator of Men's and Boys' Furnishings.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Regulations
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

Timber Controller

Order No. Timber 24B

(Orders Nos. Timber 24 and 24A—Wood Fuel—Restrictions in
British Columbia—Rescinded)

Dated March 25, 1946

Pursuant to the powers conferred by Order in Council P.C. 1997 of March 21, 1944 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Timber Controller's Orders Nos. Timber 24 dated May 4, 1944 and Timber 24A dated June 15, 1945 are rescinded.

D. D. ROSENBERRY,
Timber Controller.

(The provisions of Sections 4 and 5 of the Timber Controller's Order No. Timber 24 are continued in Fuelwood Order No. 117 made by the Timber Administrator of the Wartime Prices and Trade Board effective concurrently herewith.)

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